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Separate paging is given to this Part in order that it may be filed as a separate compilation

1964	NOTICE The undermentioned Gazettes of India Extraordinary were published upto the 5th August, :—									
Issue No.	No. and date	Issued by	Subject							
195	S.O. 2663, dated 1st Augus 1964	t, Central Board of Direc Taxes.	ct The Income-tax (Determination of Export Profits) Rules, 1964.							
	S.O. 2664, dated 1st Augu 1964.	st, Do.	The Companies (Profits) Surtax Rules, 1964.							
	S.O. 2665, dated 1st Augus 1964.	t, Do.	Corrigenda to S.O. 2440, dated 22nd August, 1963.							
196	S.O. 2666, dated 3r August, 1964.	1 Ministry of Finance	Nominating S/s S. Ranganathan, Secy., Mim. of Industry and Supply, and M.R. Yardi, Jt. Secy., Min. of Finance as Directors of the Board of Industrial Finance Corporation of India.							
197	S.O. 2667, dated 3rd August, 1964.	i Do,	The Maharashtra State Financia Corporation shall serve the needs of the State of Maharash- tra and the Union territory of Goa, Daman and Diu.							
198	S.O. 2668, dated 3r. August, 1964.	l Ministry of Information and Broadcasting.	Approval of films specified therein							
	S.O. 2669, dated 3r August, 1964.	d Do.	Corrigenda to S.O. 2504, dated 10th July, 1964.							
199	S.O. 2670, dated 3rd August, 1964.	Ministry of Food an Agriculture	nd Appointing a Commission of Inquiry to make an inquiry into certain matters connected with sugar and sugar industry.							

Issue No.	No. and date	<u>-</u> -	Issued by	Subject
200	S.O 2745, dated August, 1964	5th	Election Commission India.	, Calling upon elected members of the Legislative Assembly of Rajasthan to elect a person to fill the vacancy caused by the death of Shri Vijay Singh.
	S.O. 2746, dated August, 1964	5th	Do.	Appointing dates for the election referred to in S.O 2745 above.
	S.O. 2747, dated August, 1964.	5th	Do.	Designating the Secretary, Ra- jasthan Legislative Assembly to be the Returning Officer for the election referred to in S O. 2745 above
	S O. 2748, dated August, 1964	5th	Do.	Appointing the Deputy Secretary, Rajasthan Legislative Assembly to assist the Returning Officer for the election referred to in S.O. 2745 above
	S O 2749, dated August, 1964.	5th	Do.	Fixation of hours in connection with the election referred to in S.O 2745 above.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines. Delhi Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 4th August 1964

S.O. 2758.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950) the Election Commission, in consultation with the Administration of Manipur hereby nominates Shri K T Khuma as the Chief Electoral Officer for the Union Territory of Manipur with effect from the forenoon of the 6th July, 1964 and until further orders vice Shri K Banarji.

[No. 154/19/64]

By order,

PRAKASH NARAIN, Secy.

MINISTRY OF LAW

New Delhi the 1st August, 1964

S.O. 2759.—In exercise of the powers conferred by rule 1 of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints the Treasury Officer, Ajmer, as the person who, being acquainted with the facts of the case, shall sign and verify on behalf c

the Union of India the written statement and other documents in Civil Suit No. 49 of 1964 Shri Shambhu Daval Mathur Vs. State of Rajasthan and andother, in the court of Munsif. Ajmer City (East), Ajmer.

[No. F. 16(1)/61-J.]

H. C. DAGA, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 6th August 1964

S.O. 2760.—In pursuance of sub-section (1), (4) & (5) of Section 6 of the Haj Committee Act, 1959 (No. 51 of 1959), the election of Shri Mustafa Gulamnabi Fakih as Chairman and Shri Yusuf Miyaji and Shri T. Abdul Wahid as Vice-Chairmen of the Haj Committee, Bombay, at the meeting of the Committee held on the 30th July, 1964, is hereby notified.

[No. M.II-1181(26)-63.]

V. A. KIDWAI, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

INSURANCE

New Delhi, the 4th August 1964

S.O. 2761.—In pursuance of the provisions of sub-section (2) of section 64F of the Insurance Act, 1938 (4 of 1938), the Central Government hereby nominates the following persons to the Executive Committee of the General Insurance Council of the Insurance Association of India, namely:—

Chairman

 Shri A. Rajagopalan, 2/91, Bhaweshwar Vijay, Sewri, Wadala Road, 14, Bombay-31.—[Under Clause (a) of sub-section (2)].

Members

- Shri S. K. Vaiyapuri, Controller of Insurance, Simla.—[Under Clause (a) of sub-section (2)].
- Shri P. Brahmayya, Chartered Accountant, Madras-1.—[Under Clause (c) of sub-section (2)].
- Shri D. Hammond Giles, Alliance Insurance Co. Ltd., Calcutta.—[Under Clause (d) of sub-section (2)].
- Shri B. J. O'Shaughnessy, Yorkshire Insurance Co. Ltd., Bombay.—[Under Clause (d) of sub-section (2)].
- 6. Shri H. A. Whittle, Royal Insurance Co. Ltd., Calcutta.—[Under Clause (d) of sub-section (2)].
- Shri F. X. Colaco, Oriental Fire & General Insurance Co. Ltd., Bombay.— [Under Clause (d) of sub-section (2)].
- Shri T. S. Santhanam, Madras Motor and General Insurance Co. Ltd., Madras.—[Under Clause (d) of sub-section (2)].

[No. F. 51(19)-INS.I/64,]

R. K. SESHADRI, Director, Banking and Insurance.

(Department of Economic Affairs)

New Delhi, the 5th August 1964

S.O. 2762.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of clause

(i) of sub-section (1) of section 12 of the said Act shall not apply until the 31st March 1965, to the Oriental Bank of Commerce Ltd., Delhi.

[No. F.4(64)-BC/64.]

- S.O. 2763.—In pursuance of sub-clauses (ii) and (iii) of clause (b) of sub-section (2A) of section 24 of the Banking Companies Act, 1949. (10 of 1949), the Central Government hereby notifies for the purpose of the said section the following banks, namely,
 - 1. the State Bank of Bikaner and Jaipur;
 - 2. the State Bank of Hyderabad;
 - 3. the State Bank of Indore;
 - 4. the State Bank of Mysore;
 - 5. the State Bank of Patiala;
 - 6. the State Bank of Saurashtra; and
 - 7. the State Bank of Travancore.

[No, F. 4/22/64-SB.]

New Delhi, the 7th August 1964

S.O. 2764.—In exercise of the powers conferred by sub-section (2) of section 45 of the Banking Companies Act, 1949 (10 of 1949) and in modification of this Department's Notification No F 17(10)-BC/64, dated the 18th April, 1964 the Central Government hereby directs that the order of moratorium made by it in respect of the Unao Commercial Bank Ltd., Unnao shall be inforce upto and including the 11th August, 1964.

[No. F. 17(10)-BC/64(1).]

S.O. 2765.—In pursuance of sub-section (7) of section 45 of the Banking Companies Act, 1949 (10 of 1949) the Central Government hereby specifies the 12th August, 1964 as the prescribed date in relation to the scheme for the amalgamation of the Unao Commercial Bank Ltd. with the Barellly Corporation (Bank) Ltd. which has been sanctioned by the Central Government under the provisions of the said sub-section.

[No. F. 17(10)-BC/64(ii).]

S.O. 2766.—Whereas on the application of the Reserve Bank of India under subsection (1) of section 45 of the Banking Companies Act, 1949, (Act 10 of 1949), the Central Government has made an order of moratorium in respect of the Unao Commercial Bank Ltd., Unnao under sub-section (2) of the saud section.

And whereas the Reserve Bank of India in exercise of the powers conferred by sub-section (4) of section 45 of the said Act has prepared a scheme for the amalgamation of the Unao Commercial Bank Ltd., with the Bareilly Corporation (Bank) Ltd.

And whereas the Reserve Bank after having sent the said scheme in draft to the banking companies concerned in accordance with the provisions of sub-section (6) of the said section and after having considered the suggestions and objections received in regard to the said scheme has modified that scheme and forwarded it to the Central Government for sanction.

Now, therefore, in exercise of the powers conferred by sub-section (7) of section 45 of the said Act, the Central Government hereby sanctions the scheme on and subject to the terms and conditions hereinafter mentioned.

- (1) The Unao Commercial Bank Ltd., shall be transferor bank and the Bareilly Corporation (Bank) Ltd., shall be the transferee bank.
- (2) As from the date which the Central Government may specify for this purpose under sub-section (7) of section 45 of the said Act (hereinafter referred to as the prescribed date) all rights, powers, claims, demands, interests, authorities, privileges, benefits, assets and properties of the transferor bank, movable and immovable, including premises subject to all incidents of tenure and to the rents and other sums of money and covenants reserved by or contained in the leases or agreements under which they are held, all office furniture, loose equipment, plant, apparatus and appliances, books, papers, stocks of stationery, other stocks and

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stores, all investments in stocks, shares and securities, all bills receivable in hand and in transit, all cash in hand and on current or deposit account (including money at call or short notice) with banks, bullion, all book debts, mortgage debts and other debts with the benefit of securities, or any guarantee therefor, all other, if any, property rights and assets of every description including all rights of action and benefit of all guarantees in connection with the business of the transferor bank shall, subject to the other provisions of this scheme stand transferred to, and become the properties and assets of, the transferee bank; and as from the prescribed date all the liabilities, duties and obligations of the transferor bank shall be and shall become the liabilities, duties and obligations of the transferee bank to the extent and in the manner provided hereinafter.

Without prejudice to the generality of the foregoing provisions, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the prescribed date shall be effective to the extent and in the manner hereinafter provided against or in favour of the transferee bank and may be acted upon as it instead of the transferor bank the transferee bank had been a party thereto or as if they had been issued in favour of the transferee bank.

If on the prescribed date any suit, appeal or other legal proceeding of whatever nature by or against the transferor bank is pending the same shall not abate, or be discontinued or be in any way prejudicially affected, but shall, subject to the other provisions of this scheme, be prosecuted and enforced by or against the transferee bank.

If according to the laws of any country outside India the provisions of this scheme, by themselves, are not effective to transfer or vest any asset or liability situated in that country which forms part of the undertaking of the transferor bank to or in the transferee bank, the affairs of the transferor bank in relation to such asset or liability shall, on the prescribed date, stand entrusted to the chief executive officer for the time being of the transferee bank and the chief executive officer may exercise all powers and do all such acts and things as would have been exercised or done by the transferor bank for the purpose of effectively winding up its affairs. The chief executive officer shall take all such steps as may be required by the laws of any such country outside India for the purpose of effecting such transfer or vesting and in connection therewith the chief executive officer may, either himself or through any person authorised by him in this behalf realize any asset or discharge any liability of the transferor bank and transfer the net proceeds thereof to the transferee bank.

(3) The books of the transferor bank shall be closed and balanced and balance sheets prepared in the first instance as at the close of business on the 18th April, 1964, and thereafter as at the close of business on the date immediately preceding the prescribed date and the balance sheets shall be got audited and certified by a chartered accountant or a firm of chartered accounts approved or nominated by the Reserve Bank of India for the purpose.

A copy each of the balance sheets of the transferor bank prepared in accordance with the provisions of the foregoing paragraph, shall be filed by the transferor bank with the Registrar of Companies as soon as possible after it has been received and thereafter the transferor bank shall not be required to prepare balance sheets or profit and loss accounts, or to lay the same before its members or file copies thereof with the Registrar of Companies or to hold any annual general meeting for the purpose of considering the balance sheet and accounts or for any other purpose or to comply with the provisions of section 159 of the Companies Act, 1956, and it shall not thereafter be necessary for the Board of Directors of the transferor bank to meet as required by section 285 of that Act.

- (4) I. The transferee bank shall, in consultation with the transferor bank, value the property and assets and reckon the liabilities of the transferor bank in accordance with the following provisions, namely:—
 - (a) Investments including Government securities shall be valued at the market rates prevailing on the day immediately preceding the prescribed date provided that the securities of the Central Government such as Post Office Certificates. Treasury Savings Deposit Certificates and any other securities or certificates issued under the small savings scheme of the Central Government shall be valued at their face value or the encashable value as on the said date, whichever is higher.
 - (b) Where the market value of any Government security such as the Zamidari abolition bonds or other similar security in respect of which the

principal is payable in instalments is not ascertainable or is, for any reason not considered as reflecting the fair value thereof or as otherwise appropriate, the security shall be valued at such an amount as is considered reasonable having regard to the instalments of principal and interest remaining to be paid, the period during which such instalments are payable, the yield of any security issued by the Government to which the security pertains and having the same or approximately the same maturity and other relevant factors

- (c) Where the market value of any security, share, debenture bond or other investment is not considered reasonable by reason of its baxing been affected by abnormal factors, the investment may be valued on the basis of its average market value over any reasonable period
- (d) Where the market value of any security share debenture, bond or other investment is not ascertainable only such value if any shall be taken into account as is considered reasonable, having regard to the financial position of the issuing concern, the dividends paid by it during the preceding five years and other relevant factors
- (e) Premises and all other immovable properties and any assets acquired in satisfaction of claims shall be valued at their market value
- (f) Furniture and fixtures, stationery in stock and other assets, if any, shall be valued at the written down value as per books or the realisable value as may be considered reasonable
- (g) Advances including bills purchased and discounted book debts and sundry assets, will be scrutinised by the transferee bank and the securities, including guarantees, held as cover therefor examined and verified by the transferee bank. Thereafter, the advances, including portions thereof, will be classified into two categories, namely "Advances considered good and readily realisable" and "Advances considered not readily realisable and/or bad or doubtful of recovery'

II Liabilities for purposes of this scheme shall include all contingent liabilities which the transferee bank may reasonably be expected or required to meet out of its own resources on or after the prescribed date

III Where the valuation of any asset cannot be determined on the prescribed date, it may, with the approval of the Reserve Bank of India be treated partly or wholly as an asset realisable at a later date

In the event of any disagreement between the transferee bank and the transferor bank as regards the valuation of any asset or the classification of any advance or the determination of any liability, the matter shall be referred to the Reserve Bank of India, whose opinion shall be final, provided that until such an opinion is received, the valuation of the item or portion thereof by the transferee bank shall provisionally be adopted for the purpose of this scheme

It shall be competent for the Reserve Bank in the event of its becoming necessary to do so to obtain such technical advice as it may consider to be appropriate in connection with the valuation of any such item of asset or determination of any such item of liability and the cost of obtaining such advice shall be payable in tuil out of the assets of the transferor bank

The valuation of the assets and the determination of the liabilities in accordance with the foregoing provisions shall be binding on both the banks and the members and creditors thereof

- (5) In consideration of the transfer of the property and the assets of the transferor bank to the transferee bank the transferee bank shall discharge the liabilities of the transferor bank to the extent mentioned in this and the succeeding paragraphs
- (a) Any sums deposited by any employee of the transferor bank with that bank as stall security deposits together with interest if any, accrued thereon upto the prescribed date and all other outside liabilities as on the prescribed date excluding deposits shall be paid or provided for in full

Explanation For the purposes of this paragraph interest payable on a deposit up to the prescribed date shall be regarded as part of the concerned deposit

(b) In respect of every savings bank account or current account or any other deposit including a fixed deposit, cash certificate, monthly deposit deposit payable

at call or short notice or any other deposit by whatever name called with the transferor bank and every other account not covered by clause (a), including interest to the extent payable under this scheme the transferee bank shall open with itself on the prescribed date a corresponding and similar account in the name of the respective holder(s) thereof crediting thereto the pro rata share available in respect of each of the accounts out of the assets referred to in paragraph (4) as valued for the purposes of this scheme on the prescribed date after excluding from the said assets as so valued the advances considered not readily realisable or bad or doubtful of recovery, any asset or portion of an asset not valued on the prescribed date and any amount needed for the payments or provisions mentioned at clause (a) above and after adding to the said assets as so valued the aggregate amount of the payments made in terms of clause (i) of paragraph 2 of the moratorium order dated the 18th April 1964 issued to the transferor bank

Provided that any payment made from a deposit account on or after the 19th April 1964 and before the prescribed date shall be reckoned towards the amount to be credited under this sub-paragraph and, accordingly the amount to be credited shall be the pro rata share less the amount of such payment

Provided, however that where the transferee bank entertains a reasonable doubt about the correctness of the entries made in any particular account, it may, with the approval of the Reserve Bank withhold the credit to be made in that account in terms of clause (b) above till the transferee bank is able to ascertain the correct balance in such account

Explanation The term 'pro rata' shall insofar as it occurs in this paragraph, mean 'in proportion to the respective amounts remaining due as at the close of business on the 18th April 1964 (inclusive of interest payable up to that date)' and shall, insofar as it occurs elsewhere in this scheme, mean 'in proportion to the respective amounts remaining due at the time of the payment or distribution'

(c) After the credits referred to in clause (b) above have been afforded the transferee bank shall with the least possible delay but in any case not later than three months from the prescribed date furnish to the Deposit Insurance Corporation established under the Deposit Insurance Corporation Act 1961 (hereinafter referred to as the Corporation) a list complying in all respects with the requirements of sub-section (1) of section 18 of that Act and thereafter whenever amounts referred to in sub-section (2) of section 18 of that Act are received from the Corporation, the transferee bank shall credit each of the accounts referred to in clause (b) above within seven days from the date or dates on which the amounts are received to the extent of the sums due to that account in accordance with sub-section (2) of section 18 of that Act

Provided that-

- (a) if any account referred to in clause (b) has been closed or has matured for payment at the time when any amount for credit to that account is received from the Corporation, the payment to the person entitled to the said amount shall be made by the transferee bank in cash
- (b) in case the person entitled to any amount referred to in clause (b) cannot be found or is not readily traceable, provision for the amount due to such person shall be made and accounted for separately on the books of the Corporation itself and it shall not be necessary for the Corporation to pay the amounts to the transferee bank unless the person entitled to the amount is found or traced and the Corporation has decided to make the payment in respect of that person through the transferee bank
- (d) On the prescribed date the entire amount of the paid-up capital and reserves of the transferor bank shall be treated as provision for bad and doubtful debts and depreciation in other assets of the transferor bank and the rights of the members of the transferor bank shall, in relation to the transferee bank, be as provided for in paragraph (6) below

(6) In respect of—

- (a) Every account mentioned in clause (b) of the preceding paragraph the balance in the account, if any, remaining uncredited in terms of that clause and clause (c) and
- (b) every share in the transferor bank, the amount which was treated as paid-up towards share capital by or on behalf of each shareholder immediately before the prescribed date and/or the amount paid on

account of the calls made by the transferee bank in pursuance of clause (i) below

shall be treated as a collection account and shall be entered as such on the books of the transferee bank and payments against the account shall be made in the following manner, namely:—

- (i) the transferee bank shall call upon every person who on the prescribed date was registered as the holder of a share in the transferor bank (or who would have been entitled to be so registered) to pay within three months from such date as may be specified the uncalled amount remaining unpaid by him in respect of such shares and the calls in arrears, if any, and the transferee bank shall take all available steps having regard to the circumstances of each case to demand and enforce the payment of the amounts due under this clause, together with interest at six per cent per annum for the period of the default:
- (ii) the transferee bank shall, in respect of the advances, bills purchased and discounted, book debts and sundry debts and other assets, which are classified as "advances considered not readily realisable and/or bad or doubtful of recovery", or which are or may be realisable wholly or partly after the prescribed date in terms of paragraph (4) above, take all available steps having regard to the circumstances of each case to demand and enforce payment, provided, however, that if the amount of a debt or asset exceeds Rs, 3,000, the transferee bank shall not, except with the approval of the Reserve Bank of India,
 - (a) enter into a compromise or arrangement with the debtor or any other person or write off any such debt or asset;
 - (b) sell or otherwise dispose of any securities transferred to it or any asset taken over by it;
- (iii) the transferee bank shall in addition take all available steps having regard to the circumstances of each case to demand and enforce the payment of the amounts, if any, awarded as damages by the High Court against any promoter, director, manager or other officer of the transferor bank under section 45L of the Banking Companies Act, 1949 read with section 45H thereof and also with section 543 of the Companies Act, 1956;
- (iv) the transferee bank may, out of the realisations effected by it on account of the items mentioned in clauses (i), (ii) and (iii) above, make payment or provision in respect of any contingent liability to the extent that the provision made therefor under paragraph (5) (a) proves to be inadequate, as also, with the prior approval of the Reserve Bank, in respect of any liability whether contingent or absolute which was not assessed in terms of paragraph (4) above and has arisen or been discovered on or after the prescribed date;
- (v) the transferee bank shall, out of the realisations effected by it on account of the items mentioned in clauses (i), (ii) and (iii) above after deducting therefrom the expenditure incurred for the purpose and, with the approval of the Reserve Bank of India, such other expenses as may be considered reasonable and the amount appropriated therefrom in terms of clause (iv) above, or out of the balance, if any, which may be available from out of the provision in respect of contingent liabilities as reckoned for the purposes of this scheme after the extent of such liabilities has finally been ascertained,
 - (a) pay to the Corporation the amount received by the transferee bank from the Corporation under sub-section (2) of section 18 of the Deposit Insurance Corporation Act, 1961 and the amount, if any, provided for by the Corporation; and
 - (b) pay, in the case of depositors in respect of whom no amounts have keen received by the transferee bank from the Corporation, the amounts due in respect of the collection accounts, and in the case of depositors in respect of whom any amounts have been received by the transferee bank from the Corporation or have been provided for by the Corporation the balance if any due to them in their collection accounts after the amounts due from the said accounts to the Corporation in respect of the payment made or provided for by the Corporation have first been paid in accordance with the provisions of sub-clause (a) above.

Provided that the amount due to the Corporation shall, if it becomes necessary so to do, be provided for on the books of the transferee bank and be paid to the Corporation in the manner specified in clause (b) of regulation 22 of the Deposit Insurance Corporation General Regulations, 1961.

Provided further that the transferee bank shall make the payments referred to in clause (b) above.—

- (i) if the corresponding or similar account mentioned in clause (b) of paragraph (5) has not been closed or has not matured for payment, by credit to that account, and
- (ii) if the said account has been closed or has matured for payment, in cash:
- (vi) The amounts due to the Corporation in terms of sub-clause (a) of clause (v) above and the amounts due to the collection accounts of the depositors in terms of sub-clause (b) of that clause shall rank equally among themselves, and if they cannot be paid in full shall abate in equal proportions:
- (vii) After the payments referred to in clause (v) of this paragraph have been made or provided for in full, the transferee bank shall, out of the balance of the amounts referred to in clause (v) which may be available to it, make payments pro rata towards the amounts, if any, due to the accounts of the former shareholders of the transferor bank:
 - Provided that the transferee bank shall give to any person to whom any payment may be due under this clause such reasonable notice, not exceeding three months and not being less than one month as it may consider appropriate of the payment being due, and
 - (a) if during the period of this notice a request has not been received in writing for the payment of the amount due in cash and if the amount of the payment due is also not less than the highest closing price of an ordinary share in the transferee bank as quoted on any recognised stock exchange on or immediately before the date on which the notice is issued, or where the ordinary share of the transferee bank is not quoted on any recognised stock exchange the price of the share as determined by the Reserve Bank, the transferee bank shall allot to the payce a share or shares in the transferee bank to the extent possible and disburse in cash the balance, if any, of the amount which may be due; and
 - (b) if the conditions mentioned in sub-clause (a) above are not fulfilled the transferee bank shall disburse the amount in cash.

Provided further that—

- (a) the allotment of the shares or the payments aforesaid shall in each case be made before the end of six months from the date on which notice of the payment falling due is deemed to have been served in accordance with the provisions of this scheme; and
- (b) the share capital of the transferee bank shall be deemed to have been increased, and notwithstanding the provisions of any enactment, regulation or other instrument, it shall also be lawful for the transferee bank to issue the shares, in the manner and to the extent specified for the purposes of this scheme:
- (viii) the amounts due to the collection accounts referred to in this paragraph shall be deemed to be a liability of the transferee bank only to the extent provided for in this scheme;
 - (ix) on the expiry of twelve years from the prescribed date or such earlier period as the Central Government after consulting the Reserve Bank of India may specify for this purpose, any item referred to in clause (ii) of this paragraph which may not have been realised by that date shall be deemed to be a liability of the transferee bank only to the Reserve Bank and the transferee bank shall distribute any amount or amounts determined in the light of that valuation after deducting therefrom first any sum necessary for meeting the liabilities referred to in clause (iv) of this paragraph which may remain unsatisfied as

on that date in the order and the manner provided in clauses (v), (vi) and (vii) above.

- (7) Notwithstanding anything to the contrary contained in any contract, express or implied, no interest shall accrue on account of a deposit or other liability in any account mentioned in paragraphs (5) and (6) after the date of the moratorium except in respect of the staff security deposits mentioned in paragraph (5) (a) and interest shall be paid only in respect of the new accounts opened with the transferee bank in terms of paragraph (5) and credited in accordance with the provisions of that or the next succeeding paragraph and only at such rates as the transferee bank may allow.
- (8) No depositor or other creditor of the transferor bank shall be entitled to make any demand against the transferor bank or the transferee bank in respect of any liability of the transferor bank to him except to the extent prescribed by this scheme.
- (9) No suit or other legal proceedings shall lie against the Central Government, the Reserve Bank of India or the transferee or the transferor banks for anything which is in good faith done or intended to be done in pursuance of this scheme.
- (10) All the employees of the transferor bank other than those specified in the schedule referred to in the succeeding paragraph shall continue in service and be deemed to have been appointed by the transferee bank at the same remuneration and on the same terms and conditions of service as were applicable to such employees immediately before the 19th April 1964.

Provided that the employees of the transferor bank who have, by notice in writing given to the transferor or the transferee bank at any time before the expiry of one month next following the date on which this scheme has been sanctioned by the Central Government, intimated their intention of not becoming employees of the transferee bank, shall be entitled to the payment of such compensation, if any, under the provisions of the Industrial Disputes Act, 1947 and such pension, gratuity, provident fund and other retirement benefits as may be ordinarily admissible under the rules or authorisations of the transferor bank immediately before the 19th April 1964.

Provided further that the transferee bank shall in respect of the employees of the transferor bank who are deemed to have been appointed as employees of the transferee bank be deemed also to have taken over liability for the payment of retrenchment compensation in the event of their being retrenched while in the service of the transferee bank on the basis that their service has been continuous and has not been interrupted by their transfer to the transferee bank.

(11) The persons specified in the schedule annexed to this scheme shall on the prescribed date cease to be the employees of the transferor bank and notwith-standing anything contained in any law for the time being in force or any agreement or contract, the persons so specified shall be entitled to and only to such pension, gratuity, provident fund and other retirement benefits as may be ordinarily admissible to them under the rules or authorisations of the transferor bank immediately before the 19th April 1964.

Provided that the compensation if any for the loss of employment, so far as it relates to the unexpired portion of any contract of service, shall be such and only such as may be determined by the Reserve Bank (whose determination in this respect shall be final and binding).

Provided further that nothing herein shall be deemed to prevent the transferee bank from re-employing any person whose name has been specified in the schedule annexed to this scheme in such capacity and on such terms and conditions as the transferee bank may deem fit.

(12) The transferee bank shall, on the expiry of a period not longer than three years from the date on which this scheme is sanctioned pay or grant to the employees of the transferor bank the same remuneration and the same terms and conditions of service as are applicable to the employees of corresponding rank or status of the transferee bank subject to the qualifications and experience of the said employees of the transferor bank being the same ar or equivalent to those of such other employees of the transferee bank.

Provided that if any doubt or difference arises as to whether the qualifications or experience of any of the said employees are the same as or equivalent to the qualifications and experience of the other employees of corresponding rank or status of the transferee bank or as to the procedure or principles to be adopted

for the fixation of the pay of the employees in the scales of pay of the transferee bank, the doubt or difference shall be referred to the Reserve Bank of India whose decision thereon shall be final.

(13) The trustees or administrators of any provident fund constituted for the employees of the transferor bank or as the case may be the transferor bank shall on or as soon as possible after the prescribed date transfer to the trustees of the employees provident fund constituted for the transferee bank, or otherwise as the transferee bank may direct, all the monies and investments held in trust for the benefit of the employees of the transferor bank.

Provided, however, that such latter trustees shall not be liable for any deficiency in the value of investments, or in respect of any act, neglect, or default done before the prescribed date.

- (14) The transferee bank shall submit to the Reserve Bank of India such statements and information as may be required by the Reserve Bank of India from time to time regarding the implementation of this scheme.
- (15) Any notice or other communication required to be given by the transferee bank shall be considered to be duly given, if addressed and sent by pre-paid ordinary post to the addressee at the address registered in the books of the transferor bank, until a new address is registered in the books of the transferee bank, and such notice shall be deemed to be served on the expiry of fortyeight hours after thas been posted. Any notice or communication which is of general interest shall be advertised in addition in one or more daily newspapers which may be in circulation at the places where the transferor bank was transacting its business.
- (16) If any doubt arises in interpreting any of the provisions of this scheme, the matter shall be referred to the Reserve Bank of India and its opinion shall be conclusive and binding on both the transferee and transferor banks, and also on all the members, depositors and other creditors and employees of each of these banks and on any other person having any rights or liability in relation to any of these banks.
- (17) If any difficulty arises in giving effect to the provisions of this scheme, the Central Government may issue to the transferor and the transferee banks or to either of them such directions not inconsistent with this scheme as may appear to the Central Government, after consulting the Reserve Bank of India to be necessary or appropriate for the purpose of removing the difficulty.

Schedule attached to and forming part of the scheme for the amalgamation of the Unao Commercial Bank Ltd. as sanctioned by the Central Government under sub-section (7) of section 45 of the Banking Companies Act, 1949 (10 of 1949).

Name of the employee	Designation in the transferor bank
1. Shri Brij Narain Dhawan	Managing Director (Chief Executive Officer)
2. Shri Shyam Narain	Manager, Head Office.
3. Shri Madan Mohan Mehrotra	Manager, Kanpur branch.

[No. F. 17(10)-BC/64.]

B. J. HEERJEE, Under Secy.

ERRATA.

In the notification of the Government of India in the Ministry of Finance, Department of Economic Affairs (Office of the Treasurer of Charitable Endowments for India) No. F. 1/1/64-SB-TCE, dated the 15th June, 1964, published as S.O. 2077, in the Gazette of India, Part II, Section 3(ii), dated the 20th June, 1964, at pages 2449 to 2477—

at pages 2460-61, against case No. 7, under column 4, after the words "4% Loan 1969", for "9,28,900:00" read "29,28,900:00".

(Department of Revenue & Company Law Board)

New Delhi, the 5th August, 1964

S.O. 2767.—In exercise of the powers conferred by sub-section (6) of Section 25 of the Companies Act, 1956 (1 of 1956) read with the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No GSR 178 dated the 1st February, 1964, the Company Law Board hereby directs that a body to which a licence is granted under section 25 aforesaid shall be exempt from the provisions of the said Act specified in column 1 of the Table below to the extent specified in the corresponding entries in column 2 of the said Table

TABLE

Provisions of the Act	Extent of Exemption		
1	2		
Section 193 Section 259	Minutes may be recorded within 30 days of the conclusion of every meeting in case of companies where the Articles of Association provide for confirmation of minutes by circulation		
	The whole		
Section 292	Matters referred to in clauses (c), (d) and (e) of sub-section (1) may be decided by the Board by circulation instead of at a meeting		

[No 26(2) CLIV/63]

N PARASURAMAN, Under Secy

(राजस्व तथा समवाय विभि विभाग)

(म्रायकर)

नई दिल्ली, 30 जून, 1964

एस० ग्री० 2768.—सामान्य सूचनार्थ एतत् द्वारा श्रिष्ठसूचित किया जाता है कि नीचे वर्णित सस्था "विहित प्राधिकारी" भारतीय चिकित्सा गवेषणा परिषद् द्वारा श्रायकर श्रिष्ठिनयम, 1961 (1961 का 43) की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए श्रनुमोदित की गयी है।

संस्पा

इडियन कैन्सर मोसाइटी, बम्बई।

[सं० 43/एफ० सं० 10/40/64-प्राई० टी०(ए-I)]

नई दिल्ली, 18 जुलाई, 1964

एस० ग्रो० 2769.—सामान्य सूचनार्थ एतत् द्वारा श्रिधसूचित किया जाता है कि नीचे वर्णित सस्था "विह्ति प्राधिकारी" वैज्ञानिक तथा श्रौद्योगिक गवेषणा परिषद द्वारा श्रायकर म्रधिनियम 1961 (1961 का 43) की धारा 35 की उपधारा (i) के खण्ड (ii) के प्रमोजनों के लिए मनुमोदित की गयी है:—

संस्था

टी रिसर्च एसोसियेशन, कलकत्ता ।

[सं 44/एफ वं 10/39/64—माई टी (ए॰-I)]

एस० ग्रो० 2770.—-सामान्य सूचनार्थ एतत् द्वारा ग्रिधसूचित किया जाता है कि नीचे वर्णित संस्था "विहित प्राधिकारी" वैज्ञानिक तथा श्रौद्योगिक गवेषणा परिषद द्वारा ग्रायकर श्रिधिनयम, 1961 (1961 का 43) की धारा 35 की उपधारा (i) के खण्ड (i) के प्रयोजनों के लिए श्रनुमोदित की गयी है:—

संस्था

दि बिरला इंस्टीट्यट श्राफ साइंटिफिक रिसर्च, कलकत्ता

[सं• 45/एक॰ सं॰ 10/95/63-ब्राई॰ टी॰ (ए॰-I)]

एस० भ्रो॰ 2771.—श्रायकर श्रिधिनियम, 1961 (1961 का 43) की भ्रारा 88 की उप-धारा (6) के श्रिधीन प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतत् ब्रारा श्री देवराज स्वामी देवस्थानम् मंदिर, छोटा कांचीपुरम्, मद्रास राज्य, को कश्रित धारा के प्रयोजनों के लिए पुरातात्विक एवम् कलात्मक महत्व का श्रिधसुचित करती है।

[सं० 47 (एफ० सं० 16/18/64-प्राई० दी० (ए०-I)]

जी० भ्रार० देसाई, उप सचिव ।

(Department of Revenue and Company Law) INCOME-TAX

New Delhi, the 1st August 1964

S.O. 2772.—It is hereby notified for general information that the institution mentioned below has been approved by the Council of Scientific and Industrial Research, the 'prescribed authority', for the purposes of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 (43 of 1961).

Institution

Indian Plywood Industries Research Association, Bangalore-

[No. 58 F. No. 10/30/64-IT(AI).]

G. R. DESAI, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 29th July 1964

S.O. 2773.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Direct Taxes directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the Schedule below shall perform their functions in respect of all parsons and incomes assessed to income-tax or super-tax in the Income-tax

3144

Circles, Wards and Districts specified in the corresponding entry in column 2 thereof: -

SCHEDULE

Range 1	Income-tax Circles, Wards and Districts
A-Range, Bombay.	 Companies Circle II. A-IV, Ward. Bombay Refund Circle.
B-Range, Bombay.	 Companies Circle I. Salaries Branch I. Salaries Branch II.
C-Range, Bombay.	 Film Circle. Bombay Circle. C-II, Ward. Foreign Section. Special Investigation Branch. Evacuee Circle I. Non residents Refund Circle.
D-Range, Bombay.	1. Companies Circle IV.
E-Range, Bombay.	 Market Ward, A-1, Ward.
F-Range, Bombay.	1. DI, Ward. 2. D-II, Ward. 3. B-I, Ward. 4. B-II, Ward.
G-Range, Bombay.	1. C-III, Ward. 2. A-V, Ward. 3. A-III, Ward.
H-Range, Bombay.	 Bombay Suburban Distt. (East). Bombay Suburban Distt. (West) A-II, Ward.
J-Range, Bombay.	 Companies Circle III. G-Ward,
K-Range, Bombay.	 C-IV, Ward. Evacuee Circle II. B-III, Ward.
L-Range, Bombay.	1. C-I, Ward. 2. E-Ward,

Where an Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one Range to another Range. Appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of Range from whom that Income-tax Circle, Ward or District or part thereof is transferred shall, from the date this notification shall take effect be transferred to and dealt with her Appellate Assistant Commissioner of the transferred to and dealt with her the Appellate Assistant Commissioner of the transferred to and dealt with her the Appellate Assistant Commissioner of the transferred to and dealt with her the Appellate Assistant Commissioner of the transferred to and dealt with her the Appellate Assistant Commissioner of the transferred to and dealt with her the Appellate Assistant Commissioner of the transferred to another the transferred to the t take effect, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 3rd August, 1964.

Explanatory Note

The amendments have become necessary on account of the re-organisation of the Appellate Ranges in the Commissioner's charge.

(This note does not form a part of the notification but is intended to be merely clarificatory).

[No. 54 F. No. 50/5/63-ITJ.]

G. M. KULKARNY, Under Secy.

MINISTRY OF COMMERCE

ORDER

EXPORT TRADE CONTROL

New Delhi, the 15th August 1964

- S.O. 2774.—In exercise of the powers conferred by section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following further amendments to the Exports (Control) Order, 1962, namely:—
 - (i) In Part A of Schedule I to the said Order, for item 4(i), the following shall be substituted:—
 - "Green manure seeds other than Dhanicha and Barseen seeds,"
 - (ii) In Part B of Schedule I to the said Order, after item No. 45, the following shall be added:—
 - "46. Green manure seeds of the varieties of Dhanicha and Barseen seeds."

[No. E(C)O, 1962/AM(54).]

G. R. KADAPA, Dy. Secy.

MINISTRY OF INDUSTRY

(Indian Standards Institution)

New Delhi, the 4th August 1964

S.O. 2775.—In licence No. CM/L-189 dated 27 April 1960 held by M/s Gautam Electric Motors Private Limited, New Delhi-19, the details of which are published under No. S.O. 2172 in the Gazette of India, Part II, Sub-section 3(ii) dated 20 June 1964, the list of articles has been revised as follows with effect from 5 June 1964:

Three-phase Induction Motors from 1 HP to 20 HP.

[No. MD/12:380.]

S.O. 2776.—In the notification published under S.O. 2173 in the Gazette of India, Part II, Sub-section 3(ii) dated 20 June 1964, in licence No. CM/L-663 dated 4 June 1964 held by M/s Industrial Cables (India) Ltd., Rajpura additional type namely, Paper Insulated Lead-sheathed Cables (with aluminium conductors) for electricity supply of 11 kV has been included.

[No. MD/12:1372.1

A. N. GHOSH, Jt. Director.

MINISTRY OF STEEL AND MINES

(Department of Mines and Metals)

New Delhi, the 4th August 1964

S.O. 2777.—Whereas by the notification of the Government of India in the late Ministry of Mines and Fuel S.O. 3293 dated the 18th November, 1963 under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government gave notice of its intention to acquire the lands in the locality specified in the Schedules appended to that notification;

And whereas the competent authority in pursuance of section 8 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the report and after consulting the Government of Bihar is satisfied that the lands measuring 825 acres (approximately) or 334.13 hectares (approximately) described in the Schedule appended hereto should be acquired;

Now, therefore, m exercise of the powers conferred by sub-section (1) of section 9 of the said Act, the Central Government hereby declares that the lands measuring 825 acres (approximately) or 334 13 hectares (approximately) described in the said Schedule are hereby acquired

The plans of the area covered by this notification may be inspected in the Office of the Deputy Commissioner, Hazaribagh (Bihar) or in the Office of the Coal Controller, I, Council House Street, Calcutta or in the Office of the National Coal Development Corporation Limited (Revenue Section) "Darbhanga House" Ranchi

SCHEDULE

Ramgarh Colliery -II (Ramgarh Block-IV)

Drg. No. Rev/15/64 Dated 8-2-1964

(showing lands acquired)

Sl. No.	Village	Thana	Thana No.	District	Arca	Remarks
ı.	Mael	Ramgarh	148	Hazarıbagh		Part
			Total area \$25 OR	roximately) s (approxim	nately)	

Plot No acquired in village Mael.

I to 292, 293(P), 294 to 312, 313(P), 314(P), 315, 316, 317(P), 508(P), 544(P), 545(P), 546 to 581, 582(P), 584(P), 585 to 616, 617(P), 618(P), 620(P), 621(P), 648(P), 649(P), 650(P), 657(P), 659 to 720, 721(P), 722, 723(P), 724(P), 726(P), 751(P), 752(P), 753(P), 756(P), 4180 to 4214, 4216 and 4231.

Boundary Discription:

- A-B line passes along the part Central line of Damodar River and meeting at point 'B'
- B-C line passes through Damodar River i.e. along the part common boundary of villages Mael and Borobing and meeting at point 'C'
- C-D line passes through plot Nos 724, 723, 724, 721, 726, 751, 752, 753, 756, 657, 650, 649, 648, 621, 620, 617, 618, 584, 508, 584, 582, 544, 545, 544, 317, 314, 313, 293 in village Mael and meeting at point 'D'.
- D I line passes along the part common boundary of villages Mael and Sewai and meeting at point 'E'
- E-A line passes along the common boundary of villages Macl and Kumhatedhara and meet g at point 'A'.

[No. C_2 —20(37)/62]

ERRATUM

New Delhi, the 6th August, 1964

- S.O. 2778.—In the Notification to the Government of India in the late Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) SO. No. 1893 dated the 29th May, 1964, and published in the Gazette of India Extraordinary dated the 2nd June, 1964, Part II Section 3, Sub section (11), at pages 421 to 423,
- 1 at page-422

in line 39, for "Tolaiya" read "Tilaiya",

- 2 at page—423,
 - (1) in line 5, for "1852(P)" read "1842(P)"; and
 - (11) in the last line for "15-15" read "14-5".

[No C2-20(15)/64]

K SUBRAHMANYAN Under Secy.

MINISTRY OF HEALTH

ORDER

New Delhi, the 5th August 1964

S.O. 2779.—Whereas the Government of India in the Ministry of Health has, by notification No. F.17-47/59-MI, dated the 30th March, 1960 made, in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "Candidatus Medicine ET Chirugiae" granted by the University of Copenhagen (Denmark) for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this order or so long as Dr. E. F. A. Madsen who possesses the said qualification, continues to work in the East Jeypore Evangelical Luthoran Church Hospital, Bissamouttach to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr E.F.A. Madsen shall be limited.

[No. F.32-38/64-MPT.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF TRANSPORT

New Delhi, the 4th August 1964

- S.O. 2780.—In exercise of the powers conferred by section 4 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby appoints Shri Raghunath Singh, Member Lok Sabha, as Chairman of the National Shipping Board constituted by the notification of the Government of India in the late Ministry of Transport and Communications (Department of Transport) No. S.O. 1620 dated 1st June, 1963 vice Shri C. H. Bhabha resigned and directs that the following amendments shall be made in the said notification, namely:—
 - (a) in paragraph 1,-
 - (i) the following shall be omitted, namely:—"20. Shri C. H. Bhabha".
 - (ii) for the figures "21", the figures "20" shall be substituted;
 - (b) paragraph 2 shall be omitted.

[No. 37-MD(5)/64.]

B. P. SRIVASTAVA, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 4th August 1964

S.O. 2781.—In exercise of the powers conferred by clause (f) and (g) of subsection (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following further amendment to the rules published under notification of the Government of India in the Ministry of Railways (Railway Board) No. TC-III/3036/58 dated the 28th August, 1958, namely:—

In the Table containing the rates of demurrage charges below rule 6 of the said rules, against item (iii), in column 4 for the words and figure "a free time of 5 working hours only will apply", the words "a free time of five working hours or such extended free time as is allowed in certain cases on BFRs and Box Wagons, will apply", shall be substituted.

2. This notification shall come into force on 1st September 1964.

[No. TC/EP/209/64.]

P. C. MATHEW, Secy.

MENISTRY OF EDUCATION

(Department of Education)

ARCHAEOLOGY

New Delhi, the 3rd August 1964

S.O. 2782.—Whereas by notification of the Government of India in the Ministry of Education No. F.4-10/64-C1, dated the 14th May, 1964 published in Part II, section 3 sub-section (ii) of the Gazette of India, dated the 23rd May, 1964, the Central Government gave notice of its intention to declare the archaeological monument specified in the Schedule below to be of national importance.

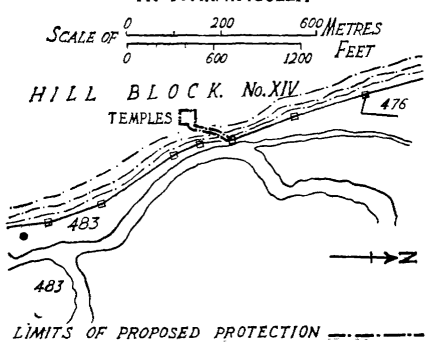
And, whereas, no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1953), the Central Government hereby declares the said achaeological monument to be of national importance.

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				SCHED	ole				
SI, State o.	District	Tehsil	Locality	Name of monument/site	Revenue plot frumber to be frichided under protection	Area	Boundaries	Owner- ship	Remarks
1 2	3	•4	5	6	7	8	9	10	11
r Andhra Pradesh	Kumool	Giddalur	Pitikaya- guila.	Pitikesvara group of temples in- cluding ap- proach road and adjacent land comprised in part of Hill Block No. XIV	Block No. XIV as shown in the plan re- produced below	o∙36 acre	North: Remaining portion of Hill Block No. XIV. East: Remaining portion of Hill Block No. XIV and Survey plot No. 4 South: Remaining portion of Hill Block No. XIV West: Remaining portion of Hill Block No. XIV.	Government	The Hill Block is unsurveyed Temples are under worship.

SITE PLAN OF PITIKESVARA TEMPLES AT PITIKAYAGULLA



[No. F.4-10/64-C1.] S. J. NARSIAN,

Assistant Educational Adviser.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 30th July 1964

- S.O. 2783.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act. 1962 (50 of 1962), the Central Government bereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this Notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDUIE

State-Bihar

District-Shahatad

Thana-Anak

Villege with thans No.	Survey No. (Plot No.)	Extent in acre	Village with than a No.	Survey No (Plot No.)	Extent in acre
Mahatwania No. 344 .	199 3 11 8 9 10 16 27 28	0·01 0·025 0·05 0·02 0·06 0·025 0·015 0·15 0·18		37 91 90 38 89 88 40 39 41 522	0, 182 0, 05 0, 09 0, 06 0, 055 0, 06 0, 07 0, 08 0, 08
Baonpali No. 338 .	29 2318 2315 2317 2316 2314	0.001 0.001 0.031 0.03 0.05 0.155	Chaursani No. 231	539 540 541 543 42	0.51 0.06 0.01 0.015 0.002 0.001
Dehri No. 345	2313 2312 2311	0 05 0 185 0 13	C. 251	370 369 368 367 365	0·16 0·07 0·18 0·15 0·13
	150 148 32 147 112 33 98	0.09 0.10 0.10 0.09 0.04 0.03 0.14		366 364 362 363 361 360 359	0.03 0.095 0.14 0.10 0.06 0.08
	34 97 35 96 95	0.08 0.045 0.13 0.02 0.02 0.125		358 357 355 354 353 352	0·20 0·09 0·09 0·08 0·16 0·05
	93 36 92	0·065 0·15		357 350 349	0.05 0.05 0.05

3152 THE GAZETTE	Survey	Extent		Survey	Extent
Village with thana No.	No. Plot No.)	in acre	Village with thana No.	No. (Plot No.)	in acre
Chaursani No. 231—contd.	405	0.01		1274	0-05
	348	0.22	1	1358	0.005
	340	0.02	1	1359	0.06
Chorain No. 230	308	0.02	1	702 1255	0.003
Choragn 140, 230	568	0.31	1	569	0.003
	573	0.38	1	570	0.001
	572 572	0.01	1	675	0.001
	573 574	0.08	1	1250 651	0.001
	576	0-005		0,1	0 00 1
	57 <i>5</i>	0.015	į .		
	649	0.065	Kalyanpur No. 229 .	327	0.03
	650 652	0.45	1	331	0.10
	653	0.06	i	328 330	0.03
	657	0.13	}	329	0.55
	658	0.135	}	2 79	0.04
	659	0.02		352	0.04
	664 665	0.102	1	404 405	0.50
	676	0.105		406	0.13
	677	0.075		408	0.06
	679	0.01		409	0.06
	680 678	0.022		410	0.17
	681	0.06		416 417	0·12 0·045
	698	0.07		418	0.08
	697	0.125		431	0.075
	703 700	0.024 0.08		432	0.055
	699	0.025	!	433 435	0.055
	701	0.13		437	0.02
	73 I	0.06		438	0.06
	730	0.022 0.022		439	0.065
	732 733	0.05		440 445	0.09 <u>5</u> 0.52
	736	0.02		467	0.02
	734	0.03		466	0.06
	735	0.03		465	0.064
	1233 1235	0.03 0.03		460 461	0.44 0.042
	1234	0. IA		470	0.10
	1236	0.12		471	0.10
	1237	0.08		468	0.08
	1239 1241	0.012		480 444	0.012
	1240	0.09		444 463	0.02
	1249	0.τ25		462	0.042
	1248	0.002		442	0.001
	1251 1254	0.09		447	0.01
	1284	0.04		446	0.002
	1285	0.13	Rhelain No. 228	115	0.012
	1293	0.03		100	0.09
	1292	0.102		105	0.07
	1291 1289	0.032		104 103	0.10
	1290	0.11		160	0.10
	1288	0.003		164	0.03
	1279	0.025	1	158	0.05
	1278	0.102		165 166	0.084
	1277 1276	0105 01005		167	o∙o85 o∙o9

Village with thana No.	Survey No. (Plot No.)	Extent	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Bhelain No. 228—Contd.	190	0.185	Pakri No. 236-Contd.	2012	o·06
	191	0.012	l datasaga damar	2013	0.058
	203	0.09]	2017	0.08
	202	0.095	1	2016	80.0
	204	0.017	1	2014	0.09
	214	0.10	t .	2015	0.03
	215	0.015		2041	0.02
	208	0.09		2042	0.02
	220 236	0.012		2044	0.002
	235	0.165		2043 2045	0.14
	250	0.08		2040	0.10
	232	0.01	j	2039	0.40
	252	0.01		2052	0.01
	251	0.08		2053	0.002
	261	0.00		2054	0.003
	293	0.01		2055	0.003
	292	0.11		2056	0.01
	291	0.12	1	2057	0.05
	290	0.1.2	1	2058	0.165
	288	0.132	1	2059	0.01
	285 306	0.055		2038	0 015
	306 307	0.02	j		
	309	0.085	Dubedah No. 319	711	0.11
	310	0.00	2 asedan 140. 319 .	711 708	0.35
	311	0.145	l l	707	0.015
	312	0.135		719	0.24
	313	0.085	Ì	720	0.10
	316	0.09	Į.	721	0 122
	317	0-165		722	0.50
	3A9	0.12		723	0.002
	320	0.07		724	0.08
	321	0.085		725	0.13
	322 323	0.012		727 72 6	0.013
	161	0.02		752	0.22
	106	0.002	ł	753	0.09
	107	0.002		754	0.03
	199	0.002	į	755	0.37
	201	0.002		756	0.17
	237	0.002		730	0.001
	286	0.001	Misroulia No. 200		0.46
			Misraulia No. 322 ·	492 401	0 · 48 0 · 06
Pakri No. 236	1874	0.012		491 494	0.045
	1922	0.19	1	494 490	0'24
	1921	0.015		495	0.006
	1919	0.19		496	0.001
	1916	0.16		504	0.055
	1914	0.30		489	0.04
	1900	0.53		486	0.012
	1948	0.03		488	0.185
	1949	0 09		487	0.045
	1950	0.16		507 508	0.09
	1954	0.045		508	0.10
	1952 1953	0·14 0·14	1	547 552	0.77
	1957	0'24		<i>سور</i>	
	1980	0.445		594	0.035
	1982	0.192		549	0.01
	1983	o·38		550	0.76
	2000	0.045		551	0.003
	2010	0.001	ļ	558	0.44
	2011	0.13	l .	560	0.08

Village with Thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Misraulia No. 322—Conto	d. 559	0.14	Nawada No. 321—Contd.	1047	0.06
110, 322-00///	566 566	0.055	114444444444444444444444444444444444444	1046	0.10
	567	0.17		1045	0.125
	576	0.18		1043	0.075
	568	0.001		1042	0.085
	<i>575</i>	0.01		1041	0.06
	577	0.015		1040	0.13
	579	0.08		1010	0.035
	580 581	0.025		1009	0.06
	582	0.06	{	2668	0 00
	584	o·13		1006	0.045
	583	0.002		1004	0.02
	585	0.24	ļ	1005	0.15
	586	0.24	ŀ	2660	0.025
	587	0 07	ļ	982	ت .20
	588 589	0.09	J	980 981	ი∙12 ე∙ე 9
	590	0.20		975 975	0.045
	J#9	- -		976	0.007
Kawal Kundi No. 320	321	0.002		974	ċ∙o6′
-	375	0.08		973	0.02
	376	0.07		971	0.16
	379 380	0.09		2666	0.09
		0.043		970	0.015
	381 382	0·17 0·002		969 958	0·01 0·085
	392	0.001		959	0.095
	374			957	0.02
Nawada No. 321	1220	0.22		956	0.11
	1221	0.04		2417	0.14
	1222	0.001		2420	0.13
	1219	0.055		2421	0.13
	1218 1217	0.00		24 22 24 2 3	0.13
	1215	o`∙o6	-	2424	0.165
	1216	0.08		2425	0.195
	1214	80.0		2427	0.18
	1136	0.035	;	2429	0.05
	1122	0.04		2430	0.09
	1123 1121	0.01	1	2431 2432	0 · 045 0 · 045
	1120	0.01	1	2433	0.19
	1119	0.03	į.	2434	0.18
	1118	0'04		2438	≎.18
	1117	0.025	l .	2439	0.05
	1115	0.01	1	2440	0.06
	1113	0.01	<u> </u>	979	0.001
	1114 1112	0.055	Masar No. 343	951 2 62 5	0.001
	1109	0.025		2624	0.24
	1108	3		2623	0.04
		0.035	t	2617	0.13
	2651	_	İ	2618	0.03
	1107	0.035	1	2619	0.03
	1106	0.003	1	2620 2621	0:47
	1104	0.003	1	2622	0·04 0·02
	1103	0.09	1	2598	0.17
	1102	0.03	j	2600	0.12
	1098	0.025		2599	0.04
	1097	0.05	1	2597	0.372
	1000	0.05	1	2412	0.09
	1095	0.07	1	2411	0.002

Village with Thana No.	Survey No. (Plot No.)	Extent in acre	Village with Thana No.	Survey No. (Plot No.)	Extent in acre
Masar No. 343—Contd.	2400	0.08	Anait No. 227-Contd.	98	0.005
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2409	0.36		101	ა∙ი6
	2408	0.30		100	0.19
	2407	0.09		91	0.043
	2406	0.462		80	0.10
	2405 2381	0·32 0·17		90 81	0.001
	2379	0.12		85	0.045
	2378	0.14		86	0.17
	2377	0.07		87	0.048
	2376	0.015		65	0.012
	2375	0.09		656	0.03
	2373	0.18	1	657	0.025
	2372 2330	0·22 0·22		658 6 62	0.05
	2328	0.23	}	664	0.11
	2327	0.335	}	663	0.003
	2326	0.09	ì	665	0-055
	2268	0.37	ł	712	0.02
	3434	0.14	,	711	0.045
	3433	o·o8 o•28	!	710	0.042
	3435 34 52	0.34	1	709 708	0.04 0.042
	3453	0.14	f	721	0.025
	3454	0.28	1	939	0.31
	3455	0.02		3648	0.135
	3456	0.05		1004	0.04
	3457 3458	0.43		1011	0 '265
	3459	0.10	1	1010	0.00
	3460	0.03		1003	0.055
	4544	0.23)	1005	0.14
	4530	0.58	l	999	0.12
	4528	0.02	Į	2480	0.12
	4527	0.31	1	2482	0.17
	4524 4 52 3	0.03	ļ	2481 2499	0.14
	4522	0.16	1	2498	0.13
	4517	0-125	1	2838	
	4518	0.11	t	2881	0.01
	4516	0.21	i	2878	0.51
	3467	0.005 0.2	1	288 2 2879	
	4 5 15 4514	0.24	1	2880 2880	
	4512	0.03		2877	
	4510	0.22		2873	0.00
	4511	0.07	}	2874	0.41
	4509	0.102		2875	
	4508	0109		2872	_
	4507 4506	0·40 0·07	Ĭ	2894 2915	
	3472	0.003	1	2916	
	3451	0.001		2917	
	4531	0.43		2924	0.01
			1	2923	
Annie No	105	0.016	.	2926	
Anait No. 227 .	125 109			2928 293 <i>6</i>	
	108			2937	
	107		j	2939	
	106	0.11	i	2943	
	105			2945	0.22
	103	0.112		2944	۰۰۰ ا

Village with Thana No.	Survey No. (Plot No.)	Extent tr	Village with Thana	No. Survey No. (Plot No.)	Extent in acre
Bahiro No. 170	771 55	0.01 0.085 0.195	Nawada No. 169	- 485 484	0·275 0·005
	54 53	0.085	Murshidpur Imadjani		
	51	0-27	No. 168	. T5	0.42
	49	0.135		16	0.485
	74 237	0.092		20 21	0.002
	238	0.002	1	22	0.133
	239	0.09		25	0.12
	236 24 0	0.001		26 29	0 07 0 155
	241	0.08	1	32	0.08
	249	0.06	1	3 3	0.095
	242	0.005		35	0.215
	248 247	0.10	1	36 37	0·145 0 25
	254	0.10		38	0.23
	253	0.06	I	41	0.025
	258	0.05		42	0.165
	25 2 57	0.002	1	43	0.102
	257 228	0.015	Murshidpur Imadjani	192	0.025
	327	0.07	No. 167	193	0.027
	328	0.115		194 195	0.07
	331 330	0.003	}	196	0·045 0·15
	329	0.035		205	0.01
	356	0.115		206	0.16
	359	0·2I 0·00I		208 209	0.003
	353 767	0.015		211	0.03
	392	0.03		212	0.10
	391	0.002		213	0.025
	360 362	0.01		223 226	0·10 0·075
	363	0.08		227	0.095
	361	0 005		248	0.132
	368	0.29		249	0·25 0·06
	371 370	0.02		251 252	0.045
	369	0.09		268	0.03
	372	0.001		269	0 05
Kasbeh Arrah No. 237	10906	0-015		270 27 1	0·015 0·06
	10907	0.09		273	0.055
	10910	0.11		274	0.22
	10911	0.10		275	0.11
	10912	0.002		276 277	0.19
	10887	0 08		279	0.62
	10888	0.24		<u>305</u>	0.26
	10891	0 09		30 7	0.005
	10991		Jamira No. 162	. 2719	0.005
	10940	0.001	•	272 I	0.06
	10939	0.10		2722	0.12
	10938 10936	0.001		2723 2724	0.122
	10942	0.025		2725	0.05
	10934	0.055		2726	0.002
	19943	0.001		272 7	0.08
	10933 10932	0·10 0·005		2786 2728	0.015 0-14
	10930	0.15		2731	0.222

Village with	thana No.	Survey No. (Plot No.)	Exten- in acre	Village with thana No. Survey Extent No. in acre (Plot No.)
Village with	thana No.	No. (Plot No.)		No. in acre
		3056 3059 3064 3063 3088 3089 3086 3086 3081 3072 3073 2466 2465 2463 2459 2452 2451 2451	0.001 0.16 0.185 0.19 0.21 0.01 0.135 0.08 0.09 0.14 0.13 0.07 0.135 0.001 0.26 0.06 0.07 0.08 0.08 0.09 0.14 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0.135 0.01 0	1594

New Delhi, the 31st July, 1964

- S.O. 2784.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE State-Bihar District-Patna Thana-Barh

Village with thana N	o. Survey No.; (Plot No.)	Extent in acre	Village with thana No.	Susvey No.; Plot No.)	Extent in acre
Bahadurpur No. 99	7760	2.095	Dating No. 20	4.7	0 095
Bahadurpur No. 99	1169 1170	0.085	Rahimanpur No. 98—con		0.03
	1170	0.112		434	0.032
	1172	0.112	}	435	0.23
	1173	0.035		436	0.13
	11/3	0.05		437	0.02
	1154	0.07	1	921 922	0.30
	1153	0.065	1	922 924	0.08
	1151	0.16		924	0.03
	1150	0.01		925	0.025
	1148	0.315	ĺ	920	0.05
	1146	0.002	1	928	0 04
	1745	0.012	ļ	929	0.09
	1144	0.035	1	930	0.07
	1143	0.055	}	931	0.055
	1142	0.035		932	0.065
	1141	0.025		934	0 18
	1140	0.03	1	933	0.06
		3	ł	937	0 0.4
Rahimanpur No. 98	261	0.245	1	93 [°] 9	0.012
-	262	0.205		936	0.06
	348	0.355		939	0.28
	341	0.125	i .	99 ī	0.09
	340	0.045	[992	0.185
	339	0 31		993	0.085
	338	0.04	i	997	0.005
	337	0.15		996	0.312
	336	0.16		995	0.005
	335	O.OI	1		
	334	0.16	Hasanchak No. 95 .	596	0.025
	333	0.165		480	0.042
	357	0.012	ł	481	0.42
	3 5 8	0.02	J	484	0.11
	359	0.065		482	o· o3
	361	0.04		683	0 03
	362	0.04]	684	0.075
	363	0.435	[68 <u>5</u>	0.045
	364	0.045	[686	O 08
	431	0 005		687	0.08
	432	0.51	l	688	0.07

	 		_		
Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
TT 1 1 1 1 2 O	. 1			,	
Hasanchak No. 95—Con		0.02		464	0.10
	689	0.195	į.	465	0.002
	690 603	0.145		466	0.122
	693	0.212	\	47 3	0.06
	694 695	0.02	1	472	0.082 0.082
	700	0·09 0 125		471 467	0.10
	701	0.07		476	0.012
	706	0.195		470 470	0.03
	707	0 31		469	0.06
	708	0.01	1	468	0.07
	474	0.10	ì	484	0.11
	691	0.005		483	0.025
	164	0.075	}	482	0.075
	163	0.21	i	462	0.13
	139	0 17	}	1127	0.002
	162	0 13	1	1126	0 065
	160	0.13		1124	0.025
	158	0.01	l	1125	0.005
	333	o·04	1	1122	0.05
	334	O.OI	1	1121	0.022
	332	0.45		1063	OII
	33 <i>5</i>	0 03	1	1064	0.072
	329	o.02	1	1065	0.34
	328	0.09		1112	0.01
	327	0.02		IIII	0.02
	336	0.04		1110	0.10
	337	0.065		1070	0.07
	326	0.06	1	1069	0 055
	325	0.045	1	1066	0.135
	324	0.05	1	1067 1068	0.12
	1281 1282	0.04	l.		0.05 0.01
	1283	o·09 o·045	I.	1093	0 02
	1284	0 043	Jalgobind No. 77	561	0.04
	1298	0.09	Juigooma 10: //	493	0.01
	1280	0.11	1	494	0.095
	1299	0.08	!	₹63	0.005
	1303	0.16		50Ž	0 06
	1279	0.04	1	497	0.042
	1304	0.07		501	o·66
	1306	0 02			
	1307	0.035	Ibranimpur No. 76 .	1005	0.14
	1308	0.09	1	1028	0.01
	1309	0.005	1	1006	0 045
	1278	0 225	1	1007	0'045
	1311	0.12	1	1008	0.09
	1315	0 12		1009	0.092
	1317	0.12	}	1014	0 135
	1318	0.22	1	1015	0.065
	1319	0.215	ĺ	1000	0.095
	1277 169	0.12	J.	959 960	0.002
	109	0.022	1	961	0.13 0.13
Dahaur No. 92 .	. 12 3 9	0.02		962	0.07
	1234	0.13		958	0.065
	455	0 06		965	0.08
	456	0.06		966	0 03
	457	0.065	}	957	0.02
	458	0.192	1	<u>9</u> 67	0.22
	1233	0 105	1	935	0.09
	1232	0.01	}	968	0.03
	459	0.075		969	0.03
		0·075 0·14 0·06		969 934 9 2 9	0.182 0.182 0.502

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
I brahimpur No. 76—cont	ed 930	0.08		1785	0.34
	931	0.125	1	1786	0.102
	907	0.002		1787	0.03
	906	0.215		1788	0 005
	905	0.162		1789	0.04
	904	0.30		1790	0.032 0.032
Akbarpur No. 75 .	620	0.07		1793 1 7 83	0.145
TRUMPULITO. /3	611	0.12	1	1784	0.07
	614	0.205		1781	0.075
	612	0.032		1782	0.12
	613	0.04	1	1902	0.005
	570	0.03	1	1898	0.19
	602	0.002		1856	0.11
	600	0.14		1857	0.00
	601	0'14		1858	0.10
	588	0 255		1859	0.09
	591	0.02	1	1871	0.14
Burhara No. 129	879	0.09	Ì	1872 .1870	0'005
Burnara No. 129	902	0.022	•	1869	0.12
	907	0.003		1868	0.18
	906	0.012		1867	0.01
	903	0.042		2129	0.325
	904	0.005		·	
	905	0.06	Mahuli No. 1 07	245	0.04
	922	0.08	l'	246	0.362
	92 I	0.075		247	0.10
	926	0'22	ŀ	243	0.002
	936	0.13		242	0 235
	935	0.002	Ì	258	0.18
	937 939	0.002	ļ	239 238	0.332 0.332
	940	0.055	ĺ	236	0.285
	941	0.065	i	237	0.055
	942	0.065	}	J1	55
	946	0.065	Daulatpur No. 105	. 371	0.05
	947	0.003	1 -	382	0.14
	948	0.15	ł	384	0.13
	950	0.27	1	395	0.005
	951	0.012		386	0.07
	958	0.02		387	0.06
	959 960	0.03 0.04		392	0.08
	900	0 04	}	391	0 05
				396	0.002 0.04
Usmanpur No. 108 .	2138	0.09		9 9 400	0.04
Commission 1	2139	0.10		398	0.01
	2140	0.09		407	0.025
	1160	0.055		401	0.02
	1163	0.15	1	403	0.05
	1164	0.012		404	0 015
	1165	0.30	ļ.	406	0.02
	1167	0.02		405	0 02
	1168	0.02		410	0.23
	1169 1170	0'07 0'04		424	0.04
	1171	0.02	1	423 421	0·04 0·20
	1363	0.12	1	420	0.04
	1364	0.08		422	0.045
	855	0.02	1	419	0.09
	856	0.04	1	434	0.13
	1365	0.20	l	437	0.26
	1386	0.41	l		
	1776	0.03	Kalianpur No. 104		0.022
	1 7 77	0.002	1	613	0.02

Village with thana No.	Survey No. (Plot No.)		Village with thana No.	Survey No. (Plot No.)	Extent in acre
Kalianpur No. 104—conta	d. 614	0 045		196	0.04
	615	0.02	D 1 1 37		0.065
	616	0 02	Bahadurpur No. 99		0·065 0·105
	617 618	0.02		1467 1466	0.165
	619	0 625	Ì	1469	0.055
	939	0.15	1	1470	0.06
	937	0.03]	1442	0.005
	938	0.11		1437	0.09
	940	0.13		147 1	0.07
	942	0.092		1477	0.01
	943	0.245		1436	0·15 0·02
	944	0.165		1435	0.112
	945 1363	0·225		1434 1479	0.04
	1364	0.275	1	1480	0.19
	1362	0.17		1561	0.09
	1361	0.125		1560	0.035
	1341	0.01		1559	0.09
	1356	0.12		1557	0.145
	1355	0.115		1551 1516	0.085
	1347 1351	0·01		1514	0.01
	1352	0.07		1517	0.285
	1353	0.103	Ì	1519	0.005
	1354	0.13	1	1518	0.05
	1279	0.005		1531	0.01
	1280	0· 02 5	ł	15 30	0.115
	1281	0.04		1529	0.215
	1282 1288	0.07	į.	1528 1649	0·05
	1289	0.002		1653	0.02
	1287	0.102	}	1651	0.29
	1286	0.155	İ	1652	0.09
	1285	0.132	ł .	1732	0.182
	1197	0.03	i	1731	0.10
Chaksarwar No. 102 .		0.00		1730	0.16
Chaksarwar No. 102 .	474	0·03 0·265		1729 1727	0·04 0·23
	457 458	0.145		1763	0.265
	93	0.05		1764	0.08
	92	0-48	j	1773	0.025
	96	0.14	ļ	1772	0.175
	97	0.14		1768	0.005
	102	0· 08		1769	0.18
	105 101	0.08	1	1770 1839	0·01 0·025
	103	0.01		1837	0.03
	107	0.005	}	183 8	0.05
	106	0.175	l	1835	0.13
	131	0.01	1	1833	0.10
	130	0.045		1830	0.055
	129 128	0.02		1829	0.21
	120	0·085	1	1792 1213	0-06 0-06
	125	O. 11	1	1214	0.225
	124	0.11		1215	0.125
	123	0 095	Ì	1216	0.01
	224	0.005	{	1217	0.16
	220	0.055		1208	0.11
	219 218	0-275 0-02		120 7 1218	0·005 0·25
	214	0.195		1164	0.07
	213	0.22		1165	0.09
	217 195	0·075 0·20		1163 1168	0.09

Village with thana No. Survey No. (Plot No.)		Village with thana No.	Survey No. (Plot No.)	Extent in acre
Bahadurpur No. 99—contd. 1169	0.085	Rahimanpur No. 98—	contd. 996	0.315
1170	0.005		995	0.002
1171	0.115			
1172	0.115	Hasanchak No. 95	. 596	0.025
1173	0.035		480	0.012
1155 1154	0·05		481 484	O-42
1153	0.065		482	0.03
1151	0.16	1	683	0.03
1150	0.01		684	0.075
1148	0 315		685	0.045
1146	0.005		686	0.08
1145	0.012	1	687 688	0.08
1144 1143	0·035	 	682	0·07 0·02
1142	0.032		689	0.192
1141	0.025		69ó	0.145
1140	0.03	ĺ	693	0.512
D 11 3T .0			694	0.02
Rahimanpur No. 98 . 261	0.245	j	695	0.09
262	0.205	}	700	0.125
348	0.355		701 706	0.1 02 0.02
3 4 1 340	0·12 <u>5</u> 0·045		707	0.31
339	0.31	J	708	0.01
338	0.04	l l	474	0.10
337	0.12		691	0.002
336	0.16		-	
335	0.01	Achuara No. 94	. 164	0.075
334	0.16		163	0.21
333	0·165	}	159 162	0·17 0·13
Rahimanpur No. 98 . 357	0.02	ļ	160	0.13
359	0.065	1	158	0.01
361	0.04		333	0.04
362	0.04		334	0.01
363	0'435	1	332	0.45
364	0.042	ĺ	335	0.03
43I 432	0.00 <u>5</u> 0.21	Ì	329 328	0.09
433	0.095	1	327	0.05
434	0.03	1	336	0.04
435	0.035	1	337	0.065
436	0.53	ľ	3 2 6	0.06
437	0.12	1	325	0.045
921	0·02 0·20	1	324 1281	0·05 0·04
922 924	0.08	1	1282	0.09
925	0.03		1283	0.045
926	0.025		1284	0.075
927	0.05		1298	0.00
928	0.04		1280	0.11
929			1299	0.08
930			1303 1279	0·16 0·04
931 932	0·055 0·065	1	1304	0.04
934 934	~ -		1306	0.02
933	0.06	1	1307	0.035
937	0.04	[1308	0.09
938			1309	0.00
936	0.06		1278	0.22
939			1311	0'17
991	0·09 0·185		131 5 1318	0. I2 0.22
992 993	~*	ł	1319	0.215

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
	169	0.025	Jalgobind No. 77	494	0.95
		-	1-	503	0.005
Dahaur No. 92	1239	0.05	1	502	0.06
	1234	0.13	i	497	0.045
	455	0.06		501	0.66
	456	0.06	1		
	457	0.065	Ibrahimpur No. 76	1005	0.14
	458	0.192		1028	0.01
	1233	0.102	1	1006	0.045
	1232	0.01	i	1007	0.045
	459	0.075	l	1008	0.00
	474	0.14	[1009	0.092
	463	0.06	1	1014	0.132
	464	0.10	1	1015	0.065
	465	0.002	1	1000	0.095
	466	0.125		959	0.002
	473	0.06	{	960	0.13
	47 ²	0.02		961	0.13
	471	0.082		962	0 07
	467	0.16		958	0.065
	476	0.012	1	965	0.08
	470	0.03		966	0.03
	469	0.06		957	0.03
	468	0.02		967	0.55.
	484	0.11		935	0.09
	4 <u>8</u> 3	0.022		968	0.03
	482	0.072	1	969	0.03
	462	0.13	ţ	934	0.182
	1127	0.005		929	0.202
	1126	0.065		930	0.08
	1124	0.022		931	0.152
	1125	0.002		907	0.002
	1122	0.05		906	0.215
	1121	0.022		905	0.162
	1063	0.11	1	904	0.30
	1064	0.075	1		
	1065	0.34	Akbarpur No. 75	620	0.02
	1112	0.01		611	0 15
	1111	0.02	Į.	614	0.202
	1110	0.10	1	612	0 035
	1070	0.07	1	613	0.04
	1069	0.055	1	570	0.03
	1066	0.132		602	0.002
	1067	0.12	1	600	0.14
	1068	0.01	1	601	0.14
	1093	0.02		588	0.255
	561	0.04		591	0.02
	493	0.01	1		

[No. 31(47)/63-ONG(i).]

S.O. 2785.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Baraum Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.

^{2.} Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

^{3.} Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the

Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

Schedule

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State—Bihar	District—Shahabad Thana—Buxar.				
Village with thana No.	Survey No. (Plot No.)		Village with thana No.	Survey No. (Plot No.)	
Khelafatpur No. 38	. 624	0'29	Akhauripur No. 36-con		0.13
	625	0.32	}	220	0.29
	676 675	0.1Q 0.01		219 213	0.045 0.002
	674	0.085		2.5	0 003
	673	0.09	Kank Narayanpur No. 3.	4 515	0.49
	672	0.021		509	0.24
	671	0.03		508	0.24
	670 660	0.13		288 286	0.10
	669 668	0.09		285	0.17
	667	0.02		283	0.14
	665	0.02		280	0.14
	664	0.07	,	173	0.001
	663	0.19		174	0.04
	662	0.095		176	0.085
	660 658	0.08		177 178	0.003
	659	0.163		180	0.09
	646	0.002	1	183	0.035
	645	0.18		182	0.08
	644	0.36	J.	184	0.01
	740	0.035		181	0.035
	872	0·34 0·17]	185 655	0.175
	873 869	0.045		188	0.01
	868	0.03	1	212	0.005
	867	0.095		287	0.001
	874	0.01		175	0.001
	866	0.06	Nyayapur No. 33	2-0	0-00#
	887	0.26	11yayaput 110. 33	379 120	0.005
	885 886	0.17	Ï	123	0.012
	891	0.08		121	0.055
	890	0.09	ĺ	250	0.675
	889	0.18)	251	0.11
			1	252	0.36
Jalwandei No. 37	66 67	0.26		256 269	0.375
	67 49	0.20	}	268	0.10
	48	0.195		362	0 54
	36	0.13		361	0.312
	35	0.16	1	360	0.235
Akhauripur No. 36	44	0 34		359	0.09
	46	0.48	}	350	0.02
	47	0.14		3 <i>57</i> 3 5 8	0.001
	57 53	0·02 0·04	}	220	0 001
	52	0.012	Dharmagatpur No. 32.	144	0.02
	5 4	0.055		103	0.175
	24	0.132	[102	0.305
	23	0.16	1	101	0.13
	22	0.035	}	59 100	0.025
	79 80	0.002		81	0.132
	81	0.53		80	0.015
	•		•		

Village with t	hana			Extent in acre	Village with thana No.	Survey No. (Plot No.)	
Dharmagatpur 1	No. 32—	contd.	78	0.025	Madhopur No. 31—coni		0.12
			82	0.094		27	0.16
			76	0.08	ļ	26	0.17
			77 67	0.05		25	0.115
			67	0.10	3.4.1.3		
			68	_	Mahdewa No. 30	3	0.012
			73	0.112	1	5 4 7	0.18
			69	0.001		4	0.31
			72	0.02		7	0.025
			70	0.10			
					Salarpur No. 3	220	0.67
Madhopur No.	31 .		33	0.03	_	22 I	0.04
			32	0.035	İ	223	0.53
			31	0.20	1	225	0.52
			30	0.25	ł	172	0.15
			29	0.22	I	169	0.01

[No. 31(47)/63-ONG(ii).]

New Delhi, the 3rd August 1964

- S.O. 2786.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the competent authority at 7/166 Swarup Nagar, Kanpur. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

COTTODATE D

State:UTTAR PRAD	ESH.	Tahsil : CHUNAR.	Distt.: MIRZAPUR
Village	Survey	No. Extent B.B.B.	
ı-Jai Ram Pur	116/1	0 I 0	
2-Kulaund	269/1,	2 0 2 10	

[No. 31/50/63-ONG(i).]

- S.O. 2787.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Ref. nery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the competent authority at 7/166 Swarup Nagar, Kanpur. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDUI E

State: UTTAR PRADESH.

Tahsil: CHAIL

Distt.: ALLAHABAD

Village	Survey No.	Extent B.B.B.	
1- FARID PUR TAPPA MALAK	A 81	0-11-0	 · · · · · · · · · · · · · · · · · · ·

[No. 31/50/63-ONG(ii).]

New Delhi, the 5th August 1964

S.O. 2788.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 989 dated the 10th March 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has under syb-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

COURNITY P

State-Bihar Village with thana No.	District-Shahabad			Thana—Buxar	
	Survey!No. (Plot No.)		Village[with thana No."	Survey No. 1 (Plot No.)	
	 	Kudraitpur No. 283—cc			
Kudratipur No. 283	. 57	0.305		44	0.08
	55	0.095		44 87	0.26
	22	0.095		88	0.16
	54 28	0.24		109	0.075
	28	0.005]	_	
	29	0.06	Rahasichak No. 282	. 602	0.075
	53	0.02		655	0.05
	30	0.01]	792	0.13
	31	0.32]	659	0.01
	40	0.13		722	0-075
	41	0.155	1	759	0.09
	42	0.12		758	0.01
	45	0.08	}	756	0.06

Extent

685

682

681

0.06

0.03

0.028

476

433

434

435

0.001

0.005

0.005

0.17

Village with thana No.	Survey No, (Plot No.)	Extent in acre	Village with thana No.	Survey No (Plot No.)	
Sondhila No. 338.	680	0.13	Kulhariya No. 341—cont	d. 1822	0.10
- 33-	636	0.07		1814	0.20
	1445	0 22		1815	0.18
	1461	0.04		1819	0.02
	1471	0.30		1816	0.032
	1470	0.012		1817	0.35
	1468	0,16		1833	0·02 0·06
	1467 1466	0.07		1891 1 959	0.30
	1465	0.36		1958	0.12
	1562	0.015	Į	1957	0.25
	1561	0.43		1952	0.45
	1557	0.65		1933	0.26
	1558	0.05	{	1930	0.18
	1559	0.01		1929	0.51
	691	0.03	ŀ	1928	0.33
	1472	0.002	j .	1927	0.12
	679	0.002	<u> </u>	1926	0.13
	982	0.01		1922	0·03 0·21
Mahdah No. 405	. 1084	0.01		1921 1919	0.12
	1053	0.015	ł	1951	0.002
	1052	0.12		1790	0.001
	1056	0.51	į.	102	0.02
	1049	0.64	j	101	0.31
	53 25	0.03	1	100	0.16
	13	0.18	\	99	0.02
	14	0.02	<u>l</u>	98	0.28
	15	0.001 0.64	ł	97	0·04 0·22
	17 21	0.12	Į.	94 96	0.18
	20	0.005		95	0.30
	27	0.41	1	8ĭ	0.13
	26	0.015]	82	0.02
	25	o· 164	1	70	0.23
	28	0.033	1	<u>71</u>	0.22
	224	0.05	Į.	72	0.16
	214	0.07	1	73 67	0·03
	215 216	0.12	4	66	0.09
	213	0.51	· I	55	0.14
	218	0.03	\	56	0.18
	212	0.18	1	53	0.47
	190	0.30	i	52	0.13
	195	0.23	1	5 1	0.13
	197	0.13	1	50	0.24
	167	0.13	1	41	0.24
	168 169	0.11	<u> </u>	18	0·29 0·42
	164	0.11	1	25 26	0.14
	5447	0·51	ł	27	0.03
	163	0.002	i	24	0.15
	160	0-14	1	1148	0.14
	161	0.145	h		
72	_		Boksa No.404 .	. 1149	0.34
Kulhariya No. 341	. 1781	0.24	1	1152	0.16
	1783	0.69	ł	1155	0.380
	1784 1785	0.032	· }	1156 1151	0.589
	1791	0·17 0·41	1	1154	0.001
	1801	0.11	1		5 001
	1800	0.18	Bhatauliaya No. 342	. 1846	0.03
	1367	0.03		1910	0.07
	1802	0.01		1913	0.08
	1803	0.22		1914	0.08
	1804	0.04	1	1915	0.14

-	Survey No. ot No.)	Extent in acre	Village with than No. Survey No. (Plot No.	Extent in acre
D1		-0	7	0.17
Bhatauliaya No. 342—contd.	1916	0.18	Baruna No. 402—contd 2409	
	1917	0.01	2413 2412	
	1919 1918	0·02	2411	
	1920	0.11	2415	
	1921	0.10	2416	
	1922	0.112	2417	
	1929	0.01	2424	
	1948	0.19	2434	
	1931	0.15	2425	0.27
	1932	0.12	2593	0.045
	2080	0.08	2426	
	2170	0.09	2600	
	2162	0.16	2599	0-04
	2161	0-14	2598	0.18
	2160	0.12	2661	0.11
	2159	0.17	2662	0.17
	2157	0.05	2660	0.03
	2158	0.24	2658	0.21
	2153	0.07	2657	
	2166	0.04	2665	
	1923	0.001	2654 2652	
Basauli No. 403	2511	0.04	2653	0·23 0·19
Dasadii 140. 403	3544 26	0.04	2650	-
		0.11	2645	
	25 22	0.11	2649	0.07
	21	0.01	2648	0.08
	20	0.22	2647	0.08
	19	0.125	2646	0.16
	18	0.09	2683	0.05
	17	0.06	2685	0.01
	14	0.05	2684	0.62
	44	0-07	2762	0.04
	Ì2	0.06	2737	0.14
	II	0.08) 2738	0.41
	10	0.02	2740	0.35
	7	0.01	2739	
	219	0.07	2741	0.03
	46	0.03	2743	0.06
	47	0.07	2745	0.10
	48	0.08	2747	0.23
	49	0.03	2748 2989	0.15
	239	0.26	2988	0.44 0.41
	240 243	0.01	2986	
	242	0.12	2987	0.10
	785	0.012	2980	0.02
	233	0.002	2978	0.34
			2977	0.24
	234	0.012	2976	
Baruna No. 402	2383	0.02	3010	
	2384	0.06	3011	0.04
	2388	0.56	3012	
	2386	0.17	3013	
	2387	0.28	3014	
	2389	0.015	2975	0.05
	2390	0.55	2961	
	2391	0.03	2960	
	2403	0.01	2957	
	2404	0.33	2958	
	2407	0.01	2959	
	2408	0.012	2950	
	2405	0.002	2953 2951	0.01
	2406	0.07		0.03

S.O. 2789.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2130 dated the 5th June 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And whereas, the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumberances.

SCHEDULE

State: Uttar Prades	sh 	Tahsil	: Chail.	Distt.: Allahabad.		
Village	Survey No.	Extent	Village	Survey No.	Extent	
		В.В.В.	(<u> </u>		B.B.B.	
1. Muharak Pur Kur- wa.	69M 70M 71M 72M 73M 74M 229M 237M 240M 250M 251M	0 6 0 0 2 10 0 2 5 0 4 10 0 2 5 0 4 0 0 2 0 0 15 10 0 7 5 0 9 0 0 3 10	1. Mubarak Pur Kutw—contd. —contd. 2. Malak Nagar.		0 7 10 0 2 0 0 8 10 0 8 10 0 1 10 0 0 10 0 9 5 0 9 10 0 5 0	

[No. 31/50/63-QNG/1.]

S.O. 2790.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2134 dated the 5th June, 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

State: Uttar Pradesh		Schedule Tahsil: Chunar.	Distt.: Mirzapur
Village	Survey No.	Extent B.B.B.	
1. Saraiya Sikandarpur	535	0 0 5	
			FAT - 01 /50 /69 ONTO /0

[No. 31/50/63-ONG/2.]

Distt. : Allahahad

S.O. 2791.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 2132 dated the 5th June 1964 under subsection (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laving the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

Sirathu.

Tabsii ·

State: Uttar Pradesh

State : Ottor rightesit pansit ;			oiraulu.			
Village	Survey No.	Extent	Village	Survey No.	Exten	
		B,B,B,			B.B.B.	
ı. Sirathu .	. 846	0 3 10	1. Sirathu—contd.	949	0 15	
	848	0 16 0	İ	963	0 2 1	
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	924	0 5 5		1060	0 2	
	945	0 2 10		1061	0 9	
	916	0 2 0		3381	0 3 1	
	947	0 8 10		3388/2	0 1	
	948	0 9 10		3397	0 3	

[No. 31/50/63-ONG/3.]

P. P. GUPTA, Under Secy.

MINISTRY OF REHABILITATION (Office of the Chief Settlement Commissioner)

New Delhi, the 1st August 1964

S.O. 2792.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties in the state of Delhi specified in the schedule below for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons.

Now, therefore, in exercise of the powers conferred by section 12 of Displaced persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the said evacuee properties (Specified in the Schedule below):—

THE SCHEDULE

SI. No.		Name of the town and Lo-	Name of Evacuee
140.		callty in which the evacuee property is situated.	Parentage of evacuce
1	XI/5552-53/4187	Urdu Bazar, Jama Masjid.	Haji Mehboob Elahi S/ov Elahi Bux.
2	XI/5564-70/4197-4203	Do.	Do.
3	XI/191/160	Katra Gokal Shah, Bazar Matla Mahal.	Qutabudddin, Srijuddin.
4	XI/573-74/513	Mohalla Matia Mahal.	Mohd Uusaf Qari, Mohd. Yaqul,
5	XII/5836-37 & A-4160-66	Moghul Pur, Subzimandi	Mohd. Salhin, Mohd. Ahmed.
6	XII/11143/9810	Nawab Ganj	Mohd. Sulim, Abdul Wahab.
7 8	Plot No. XII/2465/304 Plot Opposite Hanlf Bldg. M. No. XII/2448-49 (New).	Sohan Ganj, Subzimandi. . Basti Punjabian.	Mohd. Swahalin. Mst. Noor Jahan, Shri Jamal Din.
9	XII/9831/8865-66 .	Naya Mohalla.	Mohd. Arif S/o Fazal Elahi.
10	right of User as E.P. in common stair case No. 7745).	Bagh Bverl Wala	Mst. Allah Rakhi.
II	XIII/7562-63/6868-69 .	Do.	Farat Ul Nisa.
12	Superstructure of P. No. XIV/	Katra Mohd. Hussain Kasab Pura.	
13	XÍV/2675-76/3210-2310/1	Tanda Natnian	Mst. Naziran, Bashir Ahmed
14	XIV/8584/7458	Chhoti Masjid, Qasabpur.	Mohd Auub, Mohd Ismail, Abdul Khaliq Abdul Ghafar & Abdul Rehman
15 16	XIV/8344-46 old XIV/8562-63/7430-31.	Qasabpura.	Chulam Mohiuddin. Rehmat Ullah, Barkat Ullah, Mohd Yasin, Mohd Yamin.
17.	XIV/746-47/633-34	Sadar Bazar.	Haji Mohd. Din.
18	XIV/8698/7564	Do.	Mst. Anjan.
19	XIV/7146-A/6215	Do, Ordon Sherif Pahar Geni	Allah Ud Din. Nasir Ul Hassan.
20 21	XV/9058/6795 XV/Land of P. No. XV/9801-2/	Qadam Sharif Pahar Ganj. Nabi Karim Pahar Ganj.	Mohd Fafiq Soot Wala.
22 23	7573. Land of P. No. XV/8321/6235 . XVI/970-A/1033	Do. Nai Wala, Karol Bagh.	Abdul Khaliq. Abdul Haid S/o Abdul Malid.
24	XII/3623/2558	Basti Punjabian, S. Mandi,	
25	Premises consisting /of Plot at the back of the XII/4160-66 (N).	Arya Pura, Subzimandi.	Mohd. Arif.

SI. No.	Particul Evacued perty			locali	ne of the town and ty in which the evacuee erty is situated.	Name of Evacuee.	Parentage of evacuee.
26 XI/20	68/222—24				Mohalla Garhya, Jama Masjid.	Abdul Qa Mohd.	
27 XI2/7	19/239 .	•	•	•	Mohalla Garhya, Jama Masjid.	Mohd Ur	mar Khan;
	· <u>· · · · · · · · · · · · · · · · · · </u>				ΓNο	12(2)Comp	8s Prop /81 A

[No. 13(2)Comp. & Prep/61.]
M. J. SRIVASTAVA,

Settlement Commissioner & Ex-Officio Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 4th August 1964

S.O. 2793.—In exercise of the powers conferred by sub-section (3) of section 5A, read with section 9 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby appoints Assistant Commissioner of Labour-II, Government of Madras as a member of the Madras Dock Labour Board vice Additional Commissioner of Labour, Government of Madras and makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1372, dated the 19th May, 1960, namely:—

In the said notification, under the heading "Members representing the Central Government" in item (4), for the entry "Additional Commissioner of Labour", the entry "Assistant Commissioner of Labour-II" shall be substituted.

[No. 524/4/60-Fac.]

K. D. HAJELA, Under Secy.

New Delhi, the 7th August 1964

- S.O. 2794.—In pursuance of sub-clause (9) of clause 42 of the Madras Dock Workers (Regulation of Employment) Scheme, 1956, the Central Government hereby makes the following amendments in the piece-rates scheme, which was brought into force by the Madras Dock Labour Board with effect from the 1st March, 1958, in pursuance of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 109, dated the 14th February, 1958, namely:—
 - This Scheme may be called the Madras Dock Workers Piece Rates (Amendment) Scheme, 1964.
 - 2. In Appendix 'A' of the piece-rates scheme evolved by the Committee prescribed over by Shri Jeejeebhoy under the heading 'IMPORTS', after Serial No. 12 and the entries relating thereto the following serial number and entries shall be inserted, namely:—

"12-A Bulk Ore discharge

66"

[No. 524/34/64-Fac.]

B. R. SETH, Dy. Secy.

New Delhi, the 7th August 1964

S.O. 2795.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the matter of an application under Section 33A of the said Act from Shri Bhimsen S/o Sundersan Prasad, a workman of the Nowrozabad Colliery of Messrs Associated Cement Companies Limited which was received by the Central Government on the 1st August, 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

APPLICATION No. CGIT 2 of 1963

Arising out of Reference No. C.G.I.T. 20 of 1962

Shri Bhimsen S/o Sundersan Prasad—Complainant.

Versus

The Associated Cement Companies Limited, Nowrozabad Colliery, Madhya Predesh—Opposite Party.

PRESENT

Shri Salim M. Merchant, Presiding Officer

APPEARANCES:

For the Complainant: Shri K. B. Chougule, General Secretary with Sarvashri G. R. Swamy and H. C. Gureja Secretaries and Shri S. K. Sharma Executive Member, Nowrozabad Mazdoor Sangh.

For the Opposite Party: Shri S. D. Vimadalal instructed by Shri M. S. Kapoor, Personnel Officer of the A.C.C. Ltd.,

Dated at Bombay the 30th day of July 1964

AWARD

This is a complaint dated 28th February, 1963, purporting to be under Section 33A of the Industrial Disputes Act, 1947 (Act XIV of 1947). It is claimed that Bhimsen, the complainant herein was a workman concerned in the industrial dispute reference CGIT 20 of 1962, which it is admitted was pending before this Tribunal on the date this application was filed und the dates on which terms and conditions of service of the complainant are alleged to have been altered to his prejudice.

2. The facts of the case as stated in the complaint arc that the complainant had been in the employment of the Nowrozabad Colliery of the Associated Cement Companies Limited (hereinafter called the 'Company') since 3rd August, 1961, when according to the complainant he was appointed as a 'Loco Apprentice'. According to the complainant he had operated locos as loco driver on various occasions between 3rd August, 1961 to 8th July, 1962 and since the latter date he had been working only as a Loco Driver. The Complainant relies on an order, dated 8th July, 1962 (Exhibit W. 2) which was in the following terms:—

The Associated Cement Cos. Ltd., Nowrozabad Collicry.

No. NC/A. 13/5607

Dated 18/21-7-1962.

Shri Bhimsen S/o Sundersan Prasad,

Token No. 2859,

Designation: Loco Apprentice.
Department: M.V. & Loco Deptt.

Subject: Officiating in higher post.

You are hereby required to act as Loco Driver in place of from 8th July, 1962 till further instructions. A copy of this memo has been endorsed to OS/TO to pay you officiating allowance in accordance with the rules in force.

Approved Manager,

Departmental Head

Nowrozabad Colliery.

Copy to: TO/O.S.

Copy to: Deptt. Head (in duplicate)

Copy to: P.O.

Sd.

According to the complainant, without any orders to the contrary, on 2nd January, 1963, the Loading Supervisor instructed the complainant to perform the duties of a helper to a Loco Driver which the complainant refused to do on the grounds (1) that the order was not from a competent authority (2) it was not a lawful

and reasonable order; that again on 7th January, 1963 the complainant was asked to work as a helper and again complainant refused to do so on the same grounds. Thereupon, two charge-sheets were issued against him for the said two incidents and for the latter incident the complainant was suspended pending enquiry. On 9th January, 1963, the complainant submitted an explanation in which his stand was that he was appointed as Loco driver since 18th July, 1962 till further instructions and that he had been working as a Loco-driver since then, and that he had been wrongly and illegally asked to work as helper on the two days in question. The management, however, considered the explanation unsatisfactory and after an enquiry held him guilty and awarded him punishment of five days suspension from service without pay. Thereafter, complainant joined duty on 9th February, 1963 when he was again asked to work as a loco-helper under a mazdoor, who was deputed to work as a loco-driver. The complainant refused to do so and was marked absent; that up to 17th February, 1963 the complainant was asked to work as a helper to a mazdoor and each day the complainant refused to do that work and so was marked absent; that on 17th February, 1963 the complainant was charge-sheeted and suspended pending enquiry, but that the enquiry had not been held till the date he filed his complaint on 28th February, 1963.

- 3. In para 8 of the complaint the complainant has stated that he was a workman concerned in the industrial dispute which had been reterred by the Government of India under notification No. S.O. 2371, dated 21st July, 1962 to this Tribunal, being reference No. CGIT 20 of 1962, which pertained to the categorisation of Loco-drivers at Nowrozabad Colliery, that since 8th July, 1962 i.e. since even before the date of the said reference, the complainant had been working as a Loco Driver and therefore it was necessary for the company to have made an application to this Tribunal under Section 33 of the Industrial Disputes Act for prior permission for effecting a change in the service conditions of the complainant, the change being that of asking him to work as a helper when he was entitled to work as a Loco Driver. He has urged that the change of designation from Loco Driver to Helper without the permission of this Tribunal was in contravention of Section 33(1)(a) of the Industrial Disputes Act. In para 9 of his complaint the applicant has stated that even otherwise the complainant had been appointed as a Loco Apprentice and that the change of his designation from that of Loco Apprentice to that of a Helper and the companys insistence that he should work as a Helper which work he had never done, also amounted to contravention of Section 33 (1) (a) of the Industrial Disputes Act, 1947. According to the complainant when he had not worked as a Loco driver he had worked either as a learner mechanic or as an attendant in the washery. The complainant in para 10 of his application has relied upon the definition of the term apprentice in the standing order of the Company and he has stated that he was merely designated as an apprentice without being paid the allowance provided for an apprentice under the colliery's standing orders; that he was paid the wages of category III only. His contention is that the designation given by the Company was not in accordance with the standing designation given by the Company was not in accordance with the standing orders and that he was really and factually a probationer who after six months and to be made permanent in the post for which he was probationer; that Ex. W. 2 was really an order to work in a clear vacancy and that after his having completed six month's continuous service as Loco Driver, the company had no right to effect a change in his designation. In para 11 of his complaint he has stated that even on the basis of the departmental enquiry, copies of which had not been supplied to the complainant, no misconduct has been proved and the punishment of five days suspension had been awarded to intimidate him and thus correct the complainant to account the lower job which amounted to intimidate him and thus coerce the complainant to accept the lower job which amounted to unfair labour practice. The complainant has, therefore, prayed that it be held (1) that the opposite party has contravened Section 33(1)(a) of the Industrial Disputes Act, 1947, inasmuch as they failed to obtain prior permission of this Tribunal to change the service conditions applicable to him, immediately before the commencement of the proceedings in reference No. CGIT 20 of 1962; (2) that the Tribunal be pleased to direct the opposite party to continue the complainant in service as a Loco Driver and by way of relief pay to the complainant wages for all the days of suspension and non-employment.
- 4. The Company on 13th June 1963 filed its written statement in reply to the complaint, in which it has urged that the complaint is misconceived and/or premature and not maintaina; ie in law. It has denied that there has been any breach of the provisions of Section 33 of the Industrial Disputes Act by the Company; that the whole idea of this complaint was to "forestall the departmental enquiry and hamstring and harass the Company".

6. The Company has stated that its Memorandum, dated 18/21-7-1962 (Ex. W.2) was merely a memorandum authorising the complainant to officiate as Loco Driver; that the complainant was aware that he had during the period 1st October, 1962 to 30th November, 1962 worked as "Loco Helper" only and not as Loco Driver to 30th November, 1962 worked as "Loco Helper" only and not as Loco Driver as alleged by him; and that thereafter during the whole of December 1962 he had again officiated as a "Loco Driver"; that from 1st January 1963 he was reverted to his regular substantial post of Loco Helper under Category III and on 2nd January 1963 he was asked to work in this position which he had refused. Thereafter, on two further occasions on January 1963 this request or order was made or given to him which he refused. Accordingly, charge-sheets were served on him and he was suspended pending enquiry. After the enquiry was over on 27th January 1963, he was treated leniently and was suspended by way of punishment for five days under Company's standing orders; that from 28th January, 1963 the complainant was absent and resumed duty on 9th February 1963, when he was asked to work in his normal capacity as Loco Helper which he refused. Again on 10th February, 1963 he was instructed by his Superior Officer to work as Loco Helper and refused to do so and did not work throughout the to work as Loco Helper and refused to do so and did not work throughout the shift. By the Company's letter dated 11/13th February, 1963 these facts were set out and he was finally warned and a copy of the said letter is annexed by the Company to its written statements as Annexure 2; that from 13th to 17th February 1963 the complainant was allotted work on the Locos as Loco helper, but he refused to carry out these orders and do the work of loco helpers. Therefore, on 17th/18th February, 1963 another charge-sheet was served on him (Annexure 3). Meanwhile, on 28th February, 1963 the present complaint was filed under Section 33A. Thereafter, the enquiry proceedings were completed and on 17th March 1963 he was dismissed from Company's service and an application under Section 33(2) (b) of the Industrial Disputes Act 1947 had been made before the Dhanbad Industrial Tribunal for its approval; that the said approval application was pending disposal of the Dhanbad Tribunal. The Company has, therefore, stated that the application is premature and misconceived and that there is no question whatsoever of effecting a change in the service conditions applicable to the workmen immediately before the commencement of the proceedings in Reference No. CGIT 20 of 1962, as alleged. Apart from sometimes acting as Loco Driver as mentioned in the certificate (Ex. E. 1) the complainant had been at all material times only a Loco Helper in Category III which, therefore, would at all material times only a Loco Helper in Category III which, therefore, would comprise the proper and permanent service conditions applicable to him; that the Company had not effected any change of designation without permission under Section 33(2)(a) as alleged; that the dispute in reference No. CGIT 20 of 1962 concerned only permanent Loco Drivers who were in Category V and whether they should instead be placed in Category VII, and as such it could not by any manner or means be said to concern or include the complainant a workman concerned in that complaint; the Company has submitted that it was to the knowledge of the Complainant that he was reverting every time to his original post of Loco Helper after officiating or acting as Loco Driver and that this was in the ordinary course of the day to day internal management of the Company's business. The Company has denied that there was any mala fide intention on the part of the Company and the Company has bleaded that the question whether the part of the Company and the Company has pleaded that the question whether there had been any contravention of Section 33(1)(a) should be first decided as a preliminary issue without going into any facts and circumstances.

^{7.} Thereafter, on 12th December 1963 the complainant filed a supplementary written statement, in which he stated that on 17th February 1963 he was charge sheeted and was put under suspension pending enquiry; that thereafter a most unfair and partial enquiry was held by the Opposite Party and the complainant

had been dismissed from service with effect from 15th April 1963. In paragraph 3 of its supplementary written statement he prayed as follows:

- "That the complainant submits that the Hon'ble Tribunal be pleased to take this fact also on record as it amounts to further contravention of the provisions of Section 33 of the Industrial Disputes Act, 1947 and to direct the Opposite Party to reinstate the complainant as a Loco Driver with full back wages".
- 8. To this the Company has filed a rejoinder dated 10th January 1964, in which it has stated that no amendments to the complaint dated 28th February 1963 should be allowed. It has denied the allegation that the enquiry held by the Company was unfair and partial and it has submitted that these allegations are irrelevant and unnecessary for the purposes of the present complaint. The company has further denied that there had been any further contraventions of the provisions of Section 33 of the Industrial Disputes Act as complained by the supplementary written statement dated 12th December 1963. The Company has further contented that the industrial dispute in CGIT 20 of 1962 was heard and this Tribunal passed its award therein dated 15th February 1963, which was published in the Gazette of the Government of India dated 2nd March 1963; that the pendency of the proceedings in that dispute had therefore concluded by 3rd April 1963 prior to 15th April 1963, the date of which the complainant was dismissed from service. The Company has, therefore, urged that no complaint with regard to the dismissal of the complainant was maintainable and this Tribunal had no jurisdiction to entertain a complaint, against his dismissal.
- 9. In my opinion the contention urged by the Company against the Union's application embodied in its supplementary written statement dated 12th December, 1963 is valid and must be upheld, because by the time that application was filed, I had become functus officio with regard to the industrial dispute in Reference No. 20 of 1962, because the proceedings in that dispute had concluded on 3rd April, 1964 a month after the publication of the Award in the official Gazette, under the provisions of section 17(a) read with Section 20 sub-section (3) of the Industrial Disputes Act, 1947. I must, therefore, necessarily confine my award herein to the facts covered by the complaint dated 28th February, 1963 and which as I have stated earlier involves the main question (1) whether he was a workman concerned in Reference No. CGIT-20 of 1962 and if so (2) whether there has been a prejudicial change in the terms and conditions of the service of the complainant as applicable to him prior to the date the industrial dispute in Reference No. 20 of 1962 was referred to this Tribunal for adjudication, and whether such a change constituted a breach of section 33(1)(a) of the Industrial Disputes Act. The complainant has evidently realised this difficulty in his way as he has filed a separate complaint dated 12th February, 1964 under Section 33A with regard to his dismissal on 15th April, 1963, on the ground that he was a workman concerned in another industrial dispute between this Company and its workmen being Reference No. CGIT-43 of 1962, which was then pending before this Tribunal on the ground that the Company had made a breach of section 33 of the Industrial Disputes Act, 1947. In not applying for approval of the Tribunal in that dispute for his dismissal. That complaint which bears No. 11 of 1964, is still pending.
- 10. I think it also necessary at this stage to make a reference to the application under Section 33(2)(b) which the company had filed before the Dhanbad Tribunal for approval of its action in dismissing the opposite party from its service. That application was filed on 15th April, 1963 (the date on which the dismissal of the complaint took effect) and bore Application No. 96 of 1963 on the file of that Tribunal in Reference No. 26 of 1962, but the Dhanbad Tribunal by its order dated 7th December 1963 held that the complainant was not a workman concerned in the industrial dispute Reference No. 26 of 1962 proceedings in which were then pending before it and in which the Company had filed the said application and allowed the company to withdraw the said application.
- 11. Both parties have led oral evidence and have also filed a number of doucments. The Union examined besides the complainant two other witnesses namely Shri M. S. Sharma, Loco Driver. Nowrozabad Colliery (W.W.2) and Shri R. P. Pandey. Loading Supervisor-cum-Traffic Supervisor, Nowrozabad Colliery (W.W.3). The Company examined two witnesses, namely Shri N. K. Sharma, Chief Engineer, Nowrozabad Colliery (E.W.1) and Shri G. V. Joshi, Office Superintendent, Nowrozabad Colliery (E.W.2) and also filed a large number of orders, documents consisting of pay sheets, wage registers etc. in proof of its contention that the complaint was never a permanent loco driver, but was at all material times a Loco Helper.

- 12. I must, therefore, now deal with the questions firstly whether the complainant was a workman concerned in Reference No. 20 of 1962, and secondly whether there has been any prejudicial change in the terms and conditions of service of the complainant as alleged in the complaint which necessitated the company having to seek approval of this Tribunal by an application under section 33(2) (b) and whether the failure to do so constituted a violation of section 33(1)(a) of the Industrial Disputes Act, on the part of the opposite party as alleged.
- 13. Now, the subject matter of the industrial dispute in Reference No. CGIT-20 of 1962 was as follows:---
 - "Having regard to the nature of the duties performed by the Loco Drivers of Nowrozabad Colliery, whether they should be placed in Category VII and if so, from what date after 3rd November 1961?"

It is clear from this that the subject matter of this reference concerned the pay of Loco Drivers and the question referred to the Tribunal was whether they were entitled to wages in category VII, the admitted position, being that the Loco Drivers in the Nowrozabad Colliery were being paid wages of category V, as fixed by the Majumdar Award. The Company, therefore, is right when the surged that the complainant would be deemed to be a workman concerned in Reference No. CGIT-20 of 1962, only if he establish that he was a Loco Driver on the date when he alleges a change was sought to be made in the terms and conditions of his service i.e. 3rd January 1963.

- 14. The complainant's case, as I have shown earlier, is that he had been appointed as Loco Driver from 8th July 1962 until further orders (Ex. W-2) and that he had since then continued to work as a Loco Driver and on 3rd January 1961 he was not a Loco Helper.
- 15. In his complaint, he has stated that he was appointed on 3rd August 1961 as a Loco Apprentice, which position the Company admits. He has stated that he worked as a Loco Apprentice for only about 25 days and that barring a short period thereafter when he worked in the garage and washery, he had throughout worked as a Loco Driver. The period covered by his having worked as an Apprentice Loco Driver and at the Garage and Washery covers a total period of nearly four months from 3rd August 1961 ie. till about the end of November 1961. Whilst in his complaint the complainant has stated that he had been continuously working as a Loco Driver since 8th July 1962 and only on occasions previous to it. In his evidence he has stated that he has been working as a Loco Driver from November 1961 or January 1962. Therefore, his case as stated in his evidence is that he was a Loco Driver since six or seven months prior to July 1962, whilst in his complaint his case is that he was appointed as Officiating Loco Driver only on 8th July 1962. Apart from these contradictions, the case of the complainant in his evidence was that he had never worked as a Loco Helper in Nowrozabad Colliery. In his examination-in-chief he categorically stated:—

"I have never worked as a Loco Helper in Nowrozabad Colliery."

But, Exhibit W-4, which is dated 1st September 1962 is an order confirming Bhimsen as a Loco Helper in category III on a basic of Rs. 1.29 nP. per day, drawn by him on that day i.e. 1st September 1962. Now, this order confirming Bhimsen as a Loco Helper in category III with effect from 1st September 1962, bears the signature of Bhimsen himself, and it is witnessed by one Loknath and the date clearly stated thereon is 1st September 1962. His explanation with regard to this (Ex. W-4) is that on receipt of this confirmation order he had seen Shri M. S. Kapoor, the Welfare Officer at Nowrozabad Colliery and had asked him why he was confirmed in the post of Loco Helper when he had never worked as a Loco Helper. The complainant's story is that Shri Kapoor told him not to worry because he was already working as a Loco Driver and the case of Loco Drivers was pending before the Industrial Tribunal, Bombay in Reference No. CGIT-20 of 1962.

16 Shri Vimadalal. the learned counsel for the Company has rightly relied upon Ex. W-4 as showing that Bhimsen's statement that he had never worked as a Loco Helper cannot be accepted. He has rightly argued that if he was really a Loco Driver with effect from 8th July 1962 and had been served on 1st September 1962 with an order confirming him as Loco Helper he would surely have refused to sign it and would have complained about it to the Union or the Union would have written to the Company protesting against this, and that Bhimsen's story of his alleged interview with Shri M. S. Kapoor, Welfare Officer, and of the assurance given to him by Shri Kapoor, was unbelievable.

18. The next document on which the complainant has sought to rely in a joint allotment order for quarters issued by the Manager of the Nowrozabad Colliery, dated 24th September 1962 (Ex. W-3), in which the complainant has been described as Loco Driver and another workman, who was jointly allotted the quarters with him, one Shri Sadhur has been described as Loco Helper. As against this, the Company has filed a copy of allotment of quarter order, dated 22/23rd September 1962, in which Shri Bhimsen has been described as Loco Helper. In that order the first sentence reads as follows:—

"You have been jointly allotted a quarter in the new housing colony with Shri Sudhoo, who is also working with you." (Ex. E-8).

The Company has also relied upon the service certificate issued to Bhimsen, dated 29/30th September 1962, in which it has been stated that his then designation was Loco Helper (Category III) (Ex. E-1). The Company has also relied upon the Coal Mines Provident Fund Declaration, which is dated 14th September 1962, in which also Bhimsen's occupation has been shown as Loco Helper (Ex. E-2). The Company has also relied upon the form of appointment of competent person under the Coal Mines Regulations 1957, which is dated 7th July 1962 and in which Bhimsen has been authorised to work as Loco Driver (as and when required) (Ex. E-3).

19. What is more important is that the pay sheets of the Company which were filed through the Company's witness E.W-2 Shri G. V. Joshi, Office Superintendent of the Nowrozabad Colliery, show that he has been described as Loco Helper in a large number of monthly pay sheets. The pay sheets for the months of September to December 1961, and January to May 1862 had described Bhimsen as Loco Helper (Exhibits E-10) to (E-18), and Bhimsen has put his thumb impressions and in some entries his signatures on revenue stamps in English. It is significant that his wages from August 1961 to May 1962, both months inclusive was shown as Rs. 1.19 nP. per day, which is the wage for Category III. Again for the months of June to August 1962, Bhimsen has been shown in the pay sheets as Loco Helper (Ex. E-19, 20 and 21). Exhibit E-21 also bears an entry that Bhimsen had officiated as Loco Driver between 8th July 1962 to 31st August 1962. In the pay sheets for each of the months September 1962 to January 1963 also Bhimsen had been designated as Loco-Helper (Ex. E-22 to E-26). What is significant is that in exhibits E-23 and E24, which are for the months of October and November 1962, there is only a single entry on the respective page of the pay sheets, which relates to Bhimsen and there his designation has been clearly shown as Loco Helper and what is more significant Bhimsen has signed by putting his thumb impressions on those pay sheets. The point sought to be established being that from these entries it could not be urged that Bhimsen had signed the pay sheets without noticing what his stated designation of Loco Helper even in October and November 1962.

20. The Company's witness E.W-2 Shri G. V. Joshi, Office Superintendent, has produced 14 attendance registers in form 'E' for the period week ending 8th August 1961 to 23rd April 1963 (Ex. E-30 collectively) in which it is admitted that in the attendance registers up to week ending 29th August 1961 Bhimsen's designation was shown as Loco Apprentice and thereafter throughout his designation for each week end had been shown as Loco Helper. It is admitted that inspection of these registers was given to Shri K. B. Chougule for the Union. In the Company's registers produced through this witness for the years 1961 and 1062, it was found that in the Bonus Register for 1961 Bhimsen has been shown as Loco Apprentice in the entries for the two quarters ending September and December 1961. However, for the four quarters of 1962, Bhimsen has been shown as Loco Helper (Ex. 31A and Ex. 31B). Exhibit E-32 is an entry for payment of Rs. 72.41 nP. as payments due and payable to him under the Award in reference No. CGIT 20 of 1962 for the period during which he had acted as Loco Driver. The entry in Ex. E-32, which bears Bhimsen's signature in receipt

of Rs. 72.41 nP. paid to him shows that he had worked as Loco Driver in all for 88 days as follows:—

8th July 1962 to 31st August, 1962 ... 40 days
1st September 1962 to 30th September 1962 ... 21 days
and in December 1962 ... 27 days

Total ... 88 days

The entry in Register in Form 'B' for the year 1962 (Exhibit E-34) also shows his designation as being Loco Helper.

- 21. All this documentary evidence, in my opinion, clearly establishes that Bhimsen had worked and was paid as Loco Heiper in the Grade III, and that his statement in his examination-in-chief that he had never worked as a Loco Helper is far from correct. Exhibit W-4 in my opinion establishes that on 1st September 1962, Bhimsen was appointed as Loco Helper and that he had accepted that position by putting his signature on that confirmation letter. This is supported by the entries in pay sheets and pay registers where Bhimsen has been designated as Loco Helper and which bear his signatures. His story, therefore, that he had worked as Loco Driver continuously since 6th July, 1962 under the officiating order dated 18/21st July 1962 (Ex. W-2) cannot be accepted. If he had acted as Loco Driver in October and November 1962, surely he would have claimed and been paid his dues under the award in Reference No. CGIT-20 of 1962. Bhimsen and the Union have never been successful in explaining away Exhibit W-4. No dobut the date 1st September 1962 was entered in the company's written statement long after that written statement was filed, but Ex. W-4 admittedly bears the signature of Bhimsen, and as I have stated earlier he has not been satisfactorily able to explain it away. I have considered the oral evidence of Bhimsen and his witnesses on this point and I cannot say that the evidence on the point has been convincing. In any case the attendance record, pay sheets, bonus sheets etc. which are maintained in the ordinary course of business of the colliery—though they do contain certain errors and omissions—do not support Bhimsen's claim that he was a Loco Driver and never a Loco Helper—since 8th July 1962 till 2nd January, 1963, when he was asked to work as a Loco Helper.
- 22. It must, therefore, be held that not being a permanent Loco Driver, it cannot be said that he was a workman concerned in Reference No. CG1T-20 of 1962 and that it was necessary for the Company to have taken the permission or approval of this Tribunal under section 33 of the Industrial Disputes Act before changing his designation or asking him to work as Loco Helper.
- 23. I shall next examine the alternative ground urged in para 9 of the complaint, dated 28th February 1963 and which is that the complainant Bhimsen having been appointed as an Apprentice, the company's insistance that he should work as a Loco Helper, which work according to him he had never done, had also amounted to a change in the terms and conditions of his service, which required an application from the Company under section 33(1)(a) of the Act.
- 24. Now, it is admitted that on 3rd August 1961, Bhimsen was appointed as a Loco Apprentice. One of the surprising omissions in this case has been that the original appointment letter has not been forthcoming. The Company surprisingly has not been able to trace copy of it in its record, though it had preserved and could produce every one of a large number of documents, some of them not strictly relevant.
- 25. Now, an apprentice is defined in the Colliery's certified Standing Orders as follows.—
 - "An apprentice is a learner who is paid an allowance during the period of his training either from the date he is taken on or on expiry of any probationery period."

The complaint of the complainant is that though appointed as an apprentice he was not paid any allowance, but was paid wages of category III, and he has, therefore, submitted in his complaint that, "the designation given to the complainant was not in accordance with the standing orders and as such the factual position and the terms of employment made applicable to the complainant fits in fully with the definition of a probationer, who, after six months, has got to be made permanent in the post he works as a probationer." It is further urged that as by the orders of the Colliery Manager, dated 18/21 July 1962 (Ex. W-2) he

. 24,

was asked to work as Loco Driver from 8th July 1962, though the order was in a form meant for officiating in higher post, it was an order to work in a clear vacancy and "after having satisfactorily completed six months continuous service as a Loco Driver, the opposite party had no right to effect a change in the designation." (Para 10 of the complaint).

- 26. Shri Chougule for the complainant has taken me through the definition of the terms, "Apprentice", "Probationer", "Temporary" and "Permanent" in the Colliery's standing orders and his submission is that the provisions are so defined as to provide for automatic confirmation. He has, therefore, urged that even Loco Apprentices and Loco Helpers, in addition to Loco Drivers, must be deemed to be workmen concerned in Reference No. CGIT-20 of 1962. I cannot accept this contention of Shri Chougule. The theory of automatic confirmation which he has urged is not borne out by the facts of this case or the authorities and Shri Vimadalal has rightly referred to the decision in the case of Chief Conservator of Forests U.P. vs. D. A. Syall (1961 II LLJ) p. 251 at pages 256-257) where it was held that, "the confirmation to a Government post occupied by a probationery servant is not a right which accrues to him automatically on the expiry of the period of probation. He acquires the status of a confirmed Government servant on the post only as a result of an affirmative order passed in that behalf by the competent authority." It is admitted that there has been no subsequent order after Ex. W-2 confirming Shri Bhimsen in the post of Loco Driver. If anything the subsequent order of 1st September 1°62 (Ex. W-4) confirms him in the post of Loco Helper. There is yet another argument which goes against Shri Chougule's contention that Bhimsen after completing six months probationery period had become confirmed as Loco Driver and could not be reverted. He has throughout relied on Bhimsen's appointment as Loco Driver as having been made by Ex. W-2 which states that he was appointed to officiate as Loco Driver with effect from 8th July 1962. Now, even if it be conceded (though there is both oral and documentary evidence against it), that Bhimsen had throughout acted as Loco Driver from 8th July 1962, he had not by 2nd January 1963, when admittedly he refused to work as Loco Helper, completed six months probationery period as Loco Drive
- 27. Reference has been made to the Hon'ble Supreme Court's decision in the case of the State Maharashtra vs. Abraham (1963 II LLJ page 422), where the right of an employee in a higher post has been discussed. Their Lordships in that case observed:—
 - "A person officiating in a post has no right to hold it for all times. He may have been given the officiating post, because the permanent incumbant was not available. having gone on leave or being away for some other reasons. When the permanent incumbant comes back, the person officiating is naturally reverted to his original post. This is no reduction in rank, for this was the very term on which he was given the officiating post. Again, sometimes a person is given an officiating post to test his suitability to be made permanent in it, later. Here again it is implied term of the officiating appointment that if he is found un-suitable he would have to go back, if, therefore, the appropriate authorities find him unsuitable for the higher rank and therefore revert him back to his former original rank, the action taken in accordance with the terms on which the officiating post had been given. It is in no way a punishment, and it is not therefore a reduction in rank. The refusal of the Government to furnish reasons for reverting the concerned officer from his officiating post to his substantive post may give rise to a suspicion about the motive which led the government to take the action, but it is now firmly established that if the action is justified under the terms of employment, then the motive inducing the action is irrelevant in deciding the question whether the action had been taken by way of punishment. Unless the reversion was by way of punishment Section 240(3) of the Government of India Act, 1935 is not attracted."
- 28. Now, it is quite clear that the appointment of Bhimsen as Loco Driver from 8th August 1962 (Ex. W—2) was in the nature of a promotion, because, as shown by Ex. W—4 his substantive post then was that of Loco Helper in which post he had been confirmed from 1st September 1962. I am satisfied that in October and November 1962 he was not continued as Loco Driver but was asked to work in the higher post of Loco Driver during December 1962 and in January

1963 was asked to work again as Helper which was his substantive post. This action of the management could not, therefore, be considered as one of punishment or one altering the terms and conditions of his service in a manner prejudicial to him.

- 29. In view of the documentary evidence on record I do not desire to consider the oral evidence on record in detail. I have carefully judged the oral evidence on record and I am of the opinion that the evidence of the withnesses of both the parties is neither satisfactory nor reliable in several material respects.
- 30. There has been a lot of discussion at the hearing on the question of what would have been the proper wages of Bhimsen as Loco Driver and as Loco Helper in Grade III and also with regard to the increments granted to him. This seems to be some confusion in this regard and the Company's explanation nins seems to be some contestor in this regard and the combany sexplanation particularly of its witness Ex. E.W.—2, Shri Joshi, Office Superintendent of Nowrozabad Colliery, is not convincing or satisfactory. The evidence on this point of the witnesses of both sides does not conclusively establish either that on the basis of the wages paid to him. Bhimsen was entitled to claim the post of a Loco Driver as contented by the Union or that on the basis of his wages his category would be fixed as that of a Loco Helper only as contended by the Management. As I have stated earlier, the evidence of witnesses of both sides is not very satisfactory, or one that can be fully relied upon. Witnesses of both sides have spoken from nemory and have referred to oral orders. I prefer, however, to rely on the documentary evidence to which I have referred in some detail above.
- 31. Reference was also made at the hearing to the evidence tendered and certain statements relating to the then existing Loco Drivers filed in the proceedings in Reference No. CGIT 20 of 1962 and I think that this documentary evidence [Ex. E. 6 and E. 6(1)] supports the Company's case that at the relevant period referred to therein Bhimsen was not claimed by the Union to be a Loco Driver. On this point, the evidence of the Union's witness (W.W. 2) Shri Manobriver. On this point, the evidence of the Child's Williams (W.W. 2) Shill hands har Sharma, that in his evidence in the industrial dispute Reference No. 20 of 1962 (Ex. E. 6), he did not mention Bhimsen's name as one of the nine Loco Drivers, because at that time (September 1962) he was working in the Garage and sometimes he himself was working in the 2nd and 3rd shifts, was not convincing. The evidence of W.W. 3, R. P. Pandey, Traffic Superintendant, also did not carry conviction.
- 32. The Union has relied upon the form of appointment of competent person. 32. The Union has relied upon the form of appointment of competent person, issued to Bhimsen on 20th November 1961 (Ex. W. 5) where the authorisation was in his favour as Loco Apprentice. In the authorisation produced by the Union, on the first part on too the word "Helper" has been changed into "Apprentice" and there is the initial of an officer of the Company below it. But there is no initials of the officer of the Company below the scoring against the word "helper" in the lower half of that order. The Company has produced at the hearing the counterfoil part of this order (Ex. E. 4) which shows initials of the officer of the Company under the scoring of "helper" on the top part of the counterfoil. But there is no scoring of the word "helper" in the second part of the counter foil. Ex. E. 4 also bears the signature of Bhimsen. It is, therefore, not possible on the state of this authorisation order to hold that on 20th November. 1961 the Company had issued an order in favour of Bhimsen as Loco November, 1961 the Company had issued an order in favour of Bhimsen as 'Loco Apprentice'.
- 33. The fact that Bhimsen was initially appointed as a Loco Apprentice does not establish that there has been a prejudicial change in the terms and conditions of service as applicable to him immediately prior to the date the industrial dispute in reference 20 of 1962 was referred to this Tribunal and further that such change was carried out during the pendency of that dispute. There is abundant material on record to establish that subsequent thereto Bhimsen had himself accepted the position of Loco Helper and had drawn wages and signed in pay sheets and registers where he was shown as such. In fact on 1st September 1962 Bhimsen had signed Ex. W. 4 which is confirmation of his appointment as Loco Helper. This, therefore, is a case of the workman baving acquisced in accepting the post of Loco Helper and I am not satisfied that he can, theretore, satisfactorily maintain this complaint on the footing that having originally been appointed as Loco Apprentice, there was a change prejudicial to him in being appointed as Loco Helper.
- 34. Nor am I impressed by the Union's argument that as the standing orders provide that an apprentice shall be paid an allowance during the period of his training either from the date he is taken on or on expiry of any probationery

period, the Company had contravened the Standing Orders in paying Bhimsen the wages of category III and this was prejudicial to his interest. As I have shown earlier by Ex. W. 4 on 1st September 1962, Bhimsen had himself accepted confirmation in the post of Loco Helper and, thereafter he must be deemed to have been barred from urging such a contention.

- 35 In the circumstances, I am satisfied that the second contention ureged by Shri Chougule also cannot be held to be substantiated. In the result, Company's contention that Bhimsen was not a workman concerned in reference No. CGIT 70 of 1962 must be unheld, so also its contention that there was no breach of Section 33 by it. In not applying for the permission of this Tribunal during the pendancy of reference No CGIT 20 of 1962, with regard to the two grounds alleged in the application dated 28th February 1963. In the result the complaint dated 28th February 1963 fails and is not maintainable
- 36. I may state that as stated earlier I have unheld the Company's objection that in the application dated 28th February 1963, the question of Bhimsen's subsequent dismissal could not be adjudicated upon. Therefore nothing in this Award should be deemed to be a finding with regard to the subsequent dismisal of Bhimsen, the complainant herein, which forms the subject matter of the subsequent complaint—Application No. 11 of 1984—which is still pending.
 - 37. No order as to costs.

Sd./- SAIIM M. MFRCHANT. Presiding Officer. (No 1/1/62-LRII.)

ORDERS

New Delhi, the 5th August 1964

S.O. 2796.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation the Khas Karanpura Colliery, Post Office Patratu, District Hazaribagh and their workmen in respect of the matters specified in the Schedule hereto annexed:

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act

Schedule

Whether the dismissal of Sarvashri Kanu Gope and Sitaram Yadav, workmen of the Khas Karanoura Colliery. by the management with effect from the 14th March 1964 was justified? If not to what relief are the workmen entitled?

[No 2/75/64-LR-II]

New Delhi, the 7th August 1964

S.O. 2797.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Chhota Bowa Colliery, Post Office Bansjora, District Dhanbad. (Managing Contractors—Messrs Prabhula) U. Otha and Company) and their workmen in respect of the matters specified in the Schedule hereto annexed,

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal. Dhanbad constituted under section 7A of the said Act

SCHEDULE

- (1) Whether the action of the management of the Chhota Bowa Colliery in rendering idle Shri Dhaneshwar Prasad, General Mazdoor, with effect from the 22nd April 1964 and subsequently terminating his services with effect from the 18th May 1964, was justified?
- (2) If not to what relief is the workman entitled?

S.O. 2798.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bhamori Colliery (Amalgamated Coal Fields Limited) Managing Agency M/s. Shaw Wallace and Co., Limited, P.O. Parasia, District Chhindwara M.P. and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the management of Bhamori Colliery was justified in dismissing Shri Vcd Prakash Mehta, Driller with effect from 9th April, 1964?
 - (2) If not, to what relief is the workman entitled?

[No. 5/11/64/LRII.]

S.O. 2799.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to No. 7 Pit Jealgora Colliery of Messrs East Indian Coal Company Limited, Post Office Jealgora, District Dhanbad, and their workmen in respect of the matters specified in the Schedule hereto annexed:

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the dismissal of Shri Ramdeo, E.B. No. 15831 Machine Mazdoor, No. 7 Pit Jealgora Colliery, by the management with effect from the 18th March 1964 was justified?
 - (2) If not, to what relief is the workmen entitled?

[No. 2/81/64-LR.II.]

A. L. HANDA, Under Secy.

ORDERS

New Delhi, the 4th August 1964

S.O. 2800.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs. Union Lighterage Company, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the demand put forward by the 65 gang workers of M/s. Union Lighterage Co., Bombay, for—
 - (i) privilege leave for 30 days,
 - (ii) sick leave for 15 days, and
 - (iii) casual leave for 10 days,

is justified, and if so to what extent?

(2) Whether the demand of the said workers for the payment of wages on a piece-rate basis as applicable to the shore labour of the Bombay Fort Trust, is justified, and if so to what extent?

[No. 28/63/64-LRIV.]

New Delhi, the 7th August 1964

S.O. 2801.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Chartered Bank and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947). the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether having regard to the directions contained in the Award dated the 21st July, 1962 of the National Industrial Tribunal (Bank Disputes), Bombay, published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2603, dated the 7th August, 1962, the quantum of bonus paid by the management of the Chartered Bank to their workmen in respect of the year 1962 was inadequate? If so, to what relief are the workmen entitled?

[No. 51(51)/64-LR.IV.]

O. P. TALWAR, Under Secy.

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 5th August 1964

S.O. 2802.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1 52), the Central Government hereby appoints Shri K. Hassan to be an Inspector for the whole of the State of Kerala for the purposes of the said Act or of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(58)/63-PF-I.]

S.O. 2803.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 or 1952), the Central Government hereby appoints Shri V. Mahalingam and Shri S. Sundaram to be Inspectors for the whole of the State of Madras for the purposes of the said Act and of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(72)/64-PF-I.]

New Delhi, the 7th August 1964

S.O. 2804.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factory in a sparse area in the State of Maharashtra, hereby exempts the factory situated in the area mentioned in the schedule below, from the payment of the employers' special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of chapter V of that Act in that area.

		SCHOO OPE	
S. No.	Name of the Distt.	Name of the area	Name of factory.
1.	Bhandara	Gondia	M/s. Ranjit Litho and Offset Works

SCUPPILE

[No. F. 6(88)/63-HI.]

S.O. 2805.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories in sparse areas, hereby exempts the factories situate in the areas in the State of Andhra Pradesh mentioned in the Schedule below from the payment of the employer's special contribution laviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas,

SCHEDULF

Sl. No.	Name of the District	Name of the area	Name of the factory
I	2	3	4
r	Anantapur	Kalluru Rayadrug	M/s. Srinivasa Oil and Fertilizers. M/s. Sri Laxmi Venkateswara Swami Silk Twisting Factory.
2	Cuddapah	Sımhadripuram	M/s. Jaibharath Oil and Ginning Fac-
3	Fast Godavari	Maruteru Tuni	M/s. Mallidi Satyam Oil Mills. M/s. Sree Bhogal.naswara Ayurveda Nila- yam.
4	Guntur	Peravali	M/s. The Azzaram Metal Works and Rolling Mills
5	Kurnool	Chagalmarrı Giddalur	M/s. Sri Sai Venkateswara Decorticating and Oil Mills. M/s. Sri Saiyanarayara Murthy Shelling and Oil Mill.
b	Khammameth	Kothagudem	M/s. Andhra Pradesh State Road Transport Corporation Depot.
7	Mahbubnagar	Wanaparthy	M/s. Andhra Pradesh State Road Transport Corporation Depot.
8	Nalgonda	Devarakonda	M/s. Andhra Pradesh State Road Transport Corporation Depot.
9	Visakhapatnam	Devarapalli	M/s. Vuppala Venkata Apparao and Sons (Sri Venkateswara Rice and Groundnut Decorticating expeller Oil Mills).
		Kasimkota	M/s. Sri Venkateswara Tiles Co.
10	West Godavari	Naraspur	M/s. Andhra Pradesh State Road Transport Corporation Bus Depot.

[No. F. 6/26/64-HI.]

S.O. 2806.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 135 dated the 5th January, 1962, namely:—

In the Schedule to the said notification,

- (i) against serial No. 8, the entries "Phillaur" and
- "1. M/s. Dhiman Iron and Steel Co.
 - 2 M/s. Agricultural Implements, Indus. Regd.

- 3. The Public Foundry and Workshop Ltd.
- 4. M/s. Dhiman Iron Foundry Works.
- 5. M/s. Albert Engineering Works.
- 6. M/s. Partap Singh and Sons.
- 7. M/s. Hamalyas Pottery Ltd.
- 8. M/s. Landra Engineering Foundry Works' occurring in columns 3 and 4 respectively shall be omitted.
- (ii) against serial No. 14, the entries "Rohtak" and
 - "1. M/s. Shiam Oil Mills
 - 2. M/s. Ved Lakshmi Flour and General Mills
 - 3. M/s. Verma Engineering Works
 - 4. M/s. Pokhar Dass and co."

occurring in columns 3 and 4 respectively shall be omitted.

[No. F. 6(73)/61-HI.]

CORRIGENDUM

New Delhi, the 4th August 1964

S.O. 2807.—In the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1870, dated the 21st May, 1964 published on page 2262 in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated the 30th May, 1964:—

For "6th April, 1964" read "6th April, 1963".

[No, F. 6/89/63-H1.]

P. D. GAIHA, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 1st August, 1964

- 8.0. 1808.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the General Central Service Class II (Gazetted) Non-Ministerial post of Special Officer (Agriculture) in the Laccadive Minicoy and Amindivi Islands Administration, namely:
- 1. Short title. —These rules may be called the Laccadive Minicoy and Amindivi Islands (Class II Post) Recruitment Rules, 1964.
- 2. Application. —These rules shall apply to the Class II Non-Ministerial post of Special Officer (Agriculture) in the Laccadive Minicoy and Amindivi Islands Administration.
- 3. Number, classification and scale of pay. —The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule annexed to these rules.
- 4. Method of recruitment, age limit and other qualifications, etc. —The mehod of recruitment to the post aforesaid, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said Schedule.
- 5. Disqualification. —(a) No person who has more than one wife living or who has a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post.
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

		Тне Ѕснед	ULE			
Name of Post	No. of Posts	Classificati	on Sca of Pay	f	Whether Selection Post or non-selec- tion Post	Age limit for direct recruits
I	2	3	4		5	6
Special Officer (Agricul- ture), Laccadive, Mini- coy and Amindivi Islands,	1	G.C.S. Class II (Gazettec Non-Minist	25-50	50- 90- 30-	Selection,	N.A.
Educational and other qualifications required for direct recruits.	educatio fications cribed direct	for the recruits will n the case	eriod of p bation, if an		whether by or by pro- deputation/t percentage vacancies to	motion or by
7		8	9		10)
N.A.	1	V.A.	Two years		By prom deputation.	otion or by
In case of rectt. by promotio tion/transfer grades fro promotion, deputation/transmade	m which	com	usts, what i	is its	U.P.S.C.	es in which is to be con- making rectt
II		I	2		13	3
PROMOTION Agricultural Demonstrate a degree in Agriculture 5 years service in the grad DEPUTATION A suitable officer from Statements. (Period of deputation: Ore exceeding 3 years, but may upto 5 years in the exservice.)	and with te. The Govern- timarily not be extended.	t led	D.P.C.		As required rules.	l under the
					1. C. JAIN, 1 [No. 52-7/6	Under Secy.